## 2002 SESSION

ENGROSSED

022015876 **HOUSE JOINT RESOLUTION NO. 5** 1 2 House Amendments in [] — January 17, 2002 3 Requesting the Department of Medical Assistance Services to examine [ and revise ] its transfer of 4 assets rule as such rule relates to land-use assessments and eligibility for Medicaid. 5 Patron Prior to Engrossment-Delegate Orrock 6 7 Referred to Committee on Health, Welfare and Institutions 8 9 WHEREAS, in Virginia and across the nation, transfers of assets within three years of applying for 10 Medicaid eligibility for long-term care services, such as nursing home and community-based care, must be reviewed to determine if property has been transferred for less than fair market value or meets a 11 12 federal exception; and 13 WHEREAS, at this time, if a Medicaid applicant has sold or otherwise transferred property for less 14 than its fair market value, a penalty period is calculated by dividing the uncompensated value of the 15 property by the average monthly cost of nursing home care to a private patient at the time the application was filed: and 16 WHEREAS, for example, if property with a fair market value of \$150,000 is transferred for \$50,000 17 18 at a time when the private patient was paying an average monthly fee of \$5,000, then the applicant would not be eligible for Medicaid long-term care services for 20 months after being placed in a nursing 19 20 home or a community-based long-term care program; and WHEREAS, this rule is understandably focused on preventing applicants from transferring their land 21 22 and other valuables to their relatives for less than fair market value and then becoming eligible for 23 nursing home or other long-term care at public expense; and 24 WHEREAS, however, when land taxed under land-use assessment must be transferred at the full 25 assessed value rather than the land-use valuation upon which it has been taxed, the sale of the property 26 to maintain its current land use becomes infeasible because the price is beyond the means of land-use 27 purchasers, such as farmers; and 28 WHEREAS, therefore, this rule has the unfortunate result of impacting rural property owners in 29 localities that use land-use assessments for farming areas if these property owners wish to preserve the 30 use of their land and do not wish to make large sums of money from development or to contribute to 31 urban sprawl; now, therefore, be it RESOLVED by the House of Delegates, the Senate concurring, That the Department of Medical 32 33 Assistance Services be requested to examine [ and revise ] its transfer of assets rule as such rule relates 34 to land-use assessments and eligibility for Medicaid. 35 In conducting this examination and revision, the Department shall identify various designs for 36 allowing land-use assessments to be substituted for the full-assessed value in the transfer of assets rule 37 under specific circumstances that will require current owners to preserve, as a condition of Medicaid 38 eligibility, the land-use of their property for at least a period of 10 years beyond the transfer, will 39 restrain urban sprawl, and will sustain rural family land-use businesses. Upon completing such analysis, 40 the Department [ shall develop ], within the parameters of federal requirements, [ consider the 41 feasibility of ] a revised methodology for determining the fair market value of property in areas applying land-use assessments in relationship to transfer of assets and eligibility for Medicaid long-term care. 42 The Department [ (i) may submit a set of proposed regulations to be processed in accordance with 43 the Administrative Process Act by July 1, 2003, and (ii) ] shall complete its work in time to submit its 44 findings and recommendations to the Governor and the 2003 Session of the General Assembly as 45 46 provided in the procedures of the Division of Legislative Automated Systems for the processing of 47 legislative documents. 48 [ If revised regulations to accomplish the goal of this resolution cannot be implemented without 49 additional funding, the Department shall also file its final report by January 1, 2003, with the Governor, the House Committees on Appropriations and Health, Welfare and Institutions and the Senate 50 51 Committees on Finance and Education and Health, including draft regulations that do not force private 52 citizens to change the current use of their land to be eligible for Medicaid and the data and calculations 53 of the costs of these policy changes. All agencies of the Commonwealth shall provide assistance to the Department of Medical Assistance 54 55 for this study, upon request.

11/3/23 6:20