1 A bill to be entitled 2 An act relating to nursing home records; amending s. 3 400.145, F.S.; requiring a nursing home to provide a 4 copy of a resident's paper and electronic records upon 5 receipt of a written request that meets certain 6 federal requirements; specifying the contents of such 7 records; requiring a facility to furnish a resident's 8 records within a certain timeframe; authorizing 9 certain persons to make a request for a deceased 10 resident's records; requiring that a request for a 11 deceased resident's records be in writing and meet 12 certain federal requirements; specifying certain 13 documentation that must accompany a request for a deceased resident's records; authorizing a facility to 14 15 refuse to furnish records under certain circumstances; providing that a facility is not criminally or civilly 16 17 liable for furnishing a resident's records under certain circumstances; amending s. 429.294, F.S.; 18 19 conforming provisions to changes made by the act; 20 providing an effective date. 21 22 Be It Enacted by the Legislature of the State of Florida: 23 24 Section 1. Section 400.145, Florida Statutes, is amended

Page 1 of 5

Records of care and treatment of resident; copies

CODING: Words stricken are deletions; words underlined are additions.

25

26

to read:

to be furnished.-

- (1) Upon receipt of a written request that complies with the requirements of the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA), 42 U.S.C. ss. 1320d-2 et seq., a Unless expressly prohibited by a legally competent resident, any nursing home licensed pursuant to this part shall furnish to a legally competent resident of the nursing home, or to a representative of that resident authorized to make requests for the resident's records under HIPAA or this section, a copy of that resident's paper and electronic records that are in the possession of the facility. Such records must include medical and psychiatric records and any records concerning the care and treatment of the resident performed by the facility. The facility shall furnish such records: the spouse, guardian, surrogate, proxy, or attorney in fact, as provided in chapters 744 and 765, of a current resident
- (a) For a current resident, within  $\underline{14}$  7 working days after receipt of  $\underline{the}$  a written request;  $\underline{r}$  or
- (b) For of a former resident, within 30 10 working days after receipt of the a written request, a copy of that resident's records which are in the possession of the facility. Such records shall include medical and psychiatric records and any records concerning the care and treatment of the resident performed by the facility, except progress notes and consultation report sections of a psychiatric nature. Copies of such records shall not be considered part of a deceased

Page 2 of 5

CODING: Words stricken are deletions; words underlined are additions.

resident's estate and may be made available prior to the administration of an estate, upon request, to the spouse, guardian, surrogate, proxy, or attorney in fact, as provided in chapters 744 and 765.

- (2) A request for a deceased resident's records may be made by:
- (a) A person duly appointed by a court of competent jurisdiction to act as the personal representative, executor, administrator, or temporary administrator of the deceased resident's estate.
- (b) A person designated by the resident to act as his or her representative in a legally valid will if a judicial appointment has not been made.
- (c) One of the following if a judicial appointment has not been made and a representative has not been named in a legally valid will:
  - 1. A surviving spouse of the deceased resident.
- 2. A surviving child of the deceased resident if there is no surviving spouse.
- 3. A parent of the deceased resident if there is no surviving spouse or child.
- (3) A request for a deceased resident's records must be in writing and must comply with the requirements of this section and HIPAA. A person authorized to make a request under subsection (2) must include one of the following in his or her written request:

Page 3 of 5

CODING: Words stricken are deletions; words underlined are additions.

(a) A copy of the order appointing such person as the representative of the deceased resident's estate.

- (b) A copy of the will designating such person as the deceased resident's representative.
- (c) A letter from such person's attorney verifying his or her relationship to the deceased resident and the absence of a court-appointed representative and a legally valid will.
- $\underline{(4)}$  A facility may charge a reasonable fee for the copying of resident records. Such fee  $\underline{\text{may}}$  shall not exceed \$1 per page for the first 25 pages and 25 cents per page for each page in excess of 25 pages.
- (5) The facility shall further allow a person authorized to obtain a resident's records any such spouse, guardian, surrogate, proxy, or attorney in fact, as provided in chapters 744 and 765, to examine the original records, or microfilms or other suitable reproductions of such records, in the its possession of the facility subject to, or microfilms or other suitable reproductions of the records, upon such reasonable terms that as shall be imposed, to help ensure assure that the records are not damaged, destroyed, or altered.
- (6) If a facility determines that disclosure of the resident's records will be detrimental to his or her physical or mental health, the facility may refuse to furnish the records.

  Upon such refusal and upon written request by the resident, the resident's records shall be furnished to any medical provider designated by the resident.

(7) A facility that releases copies of records in good faith under this section will not be indemnified by the requesting party and may not be found to have violated any criminal or civil laws, and is not civilly liable to the resident, the resident's estate, or any other person.

- (8)(2) A No person may not shall be allowed to obtain copies of a resident's residents' records pursuant to this section more often than once per month, except that physicians' physician's reports that are included in such in the residents' records may be obtained as often as necessary to effectively monitor the resident's residents' condition.
- Section 2. Subsection (1) of section 429.294, Florida Statutes, is amended to read:
- 429.294 Availability of facility records for investigation of resident's rights violations and defenses; penalty.—
- (1) Failure to provide complete copies of a resident's records, including, but not limited to, all medical records and the resident's chart, within the control or possession of the facility within 10 days, in accordance with the provisions of s. 400.145, shall constitute evidence of failure of that party to comply with good faith discovery requirements and shall waive the good faith certificate and presuit notice requirements under this part by the requesting party.
  - Section 3. This act shall take effect July 1, 2014.