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1	A bill to be entitled	
2	An act relating to assisted living facilities; amending s.	
3	429.19, F.S.; removing a requirement that the Agency for	
4	Health Care Administration disseminate annually a printed	
5	list of assisted living facilities sanctioned or fined to	
6	specified agencies and departments; amending s. 429.23,	
7	F.S.; removing reporting requirements for assisted living	
8	facilities relating to liability claims; amending s.	
9	429.35, F.S., removing an obsolete reporting requirement;	
10	amending s. 429.41, F.S., removing a provision requiring	
11	the Department of Elder Affairs to submit to the	
12	Legislature for review and comment a copy of proposed	
13	department rules establishing standards for resident care;	
14	repealing s. 429.54, F.S.; repealing a provision	
15	authorizing the Department of Elder Affairs to collect	
16	information regarding the cost of providing certain	
17	services in facilities and to conduct field visits and	
18	audits; repealing a provision authorizing a local subsidy;	
19	providing an effective date.	
20		
21	Be It Enacted by the Legislature of the State of Florida:	
22		
23	Section 1. Subsection (9) of section 429.19, Florida	
24	Statutes, is amended to read:	
25	429.19 Violations; imposition of administrative fines;	
26	grounds	
27	(9) The agency shall develop and disseminate an annual	
28	list of all facilities sanctioned or fined for violations of	
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29 state standards, the number and class of violations involved, 30 the penalties imposed, and the current status of cases. The list 31 shall be disseminated, at no charge, to the Department of 32 Elderly Affairs, the Department of Health, the Department of 33 Children and Family Services, the Agency for Persons with 34 Disabilities, the area agencies on aging, the Florida Statewide 35 Advocacy Council, and the state and local ombudsman councils. 36 The Department of Children and Family Services shall disseminate 37 the list to service providers under contract to the department 38 who are responsible for referring persons to a facility for 39 residency. The agency may charge a fee commensurate with the cost of printing and postage to other interested parties 40 requesting a copy of this list. This information may be provided 41 42 electronically or through the agency's Internet site.

43 Section 2. Subsections (6) through (10) of section 429.23, 44 Florida Statutes, are renumbered as subsections (5) through (9), 45 respectively, and present subsection (5) of that section is 46 amended to read:

47 429.23 Internal risk management and quality assurance
48 program; adverse incidents and reporting requirements.-

49 (5) Each facility shall report monthly to the agency any 50 liability claim filed against it. The report must include the 51 name of the resident, the dates of the incident leading to the 52 claim, if applicable, and the type of injury or violation of 53 rights alleged to have occurred. This report is not discoverable 54 in any civil or administrative action, except in such actions 55 brought by the agency to enforce the provisions of this part.

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56	Section 3. Subsection (3) of section 429.35, Florida
57	Statutes, is renumbered as subsection (2), and present
58	subsection (2) of that section is amended to read:
59	429.35 Maintenance of records; reports
60	(2) Within 60 days after the date of the biennial
61	inspection visit required under s. 408.811 or within 30 days
62	after the date of any interim visit, the agency shall forward
63	the results of the inspection to the local ombudsman council in
64	whose planning and service area, as defined in part II of
65	chapter 400, the facility is located; to at least one public
66	library or, in the absence of a public library, the county seat
67	in the county in which the inspected assisted living facility is
68	located; and, when appropriate, to the district Adult Services
69	and Mental Health Program Offices.
70	Section 4. Subsections (4) and (5) of section 429.41,
71	Florida Statutes, are renumbered as subsections (3) and (4),
72	respectively, and present subsection (3) of that section is
73	amended to read:
74	429.41 Rules establishing standards
75	(3) The department shall submit a copy of proposed rules
76	to the Speaker of the House of Representatives, the President of
77	the Senate, and appropriate committees of substance for review
78	and comment prior to the promulgation thereof. Rules promulgated
79	by the department shall encourage the development of homelike
80	facilities which promote the dignity, individuality, personal
81	strengths, and decisionmaking ability of residents.
82	Section 5. Section 429.54, Florida Statutes, is repealed.
83	Section 6. This act shall take effect July 1, 2011.
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