Senate

House

Bill No. <u>SB 430</u>

Barcode 242372

CHAMBER ACTION

	<u>Senate</u> <u>House</u>
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11	The Committee on Children, Families, and Elder Affairs
12	(Haridopolos) recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	Delete everything after the enacting clause
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17	and insert:
18	Section 1. Present subsection (4) of section 394.461,
19	Florida Statutes, is renumbered as subsection (5), and a new
20	subsection (4) is added to that section, to read:
21	394.461 Designation of receiving and treatment
22	facilitiesThe department is authorized to designate and
23	monitor receiving facilities and treatment facilities and may
24	suspend or withdraw such designation for failure to comply
25	with this part and rules adopted under this part. Unless
26	designated by the department, facilities are not permitted to
27	hold or treat involuntary patients under this part.
28	(4)(a) A facility designated as a public receiving or
29	treatment facility under this section shall report to the
30	department on an annual basis the following data, unless these
31	data are currently being submitted to the Agency for Health 1 1:44 PM 03/26/07 s0430d-cf26-k0a

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1	Care Administration:
2	1. Number of licensed beds.
3	2. Number of contract days.
4	3. Number of admissions by payer class and diagnoses.
5	4. Number of bed days by payer class.
6	5. Average length of stay by payer class.
7	6. Total revenues by payer class.
8	(b) For the purposes of this subsection, "payer class"
9	means Medicare, Medicare HMO, Medicaid, Medicaid HMO,
10	private-pay health insurance, private-pay health maintenance
11	organization, private preferred provider organization, the
12	Department of Children and Family Services, other government
13	programs, self-pay patients, and charity care.
14	(c) The data required under this subsection shall be
15	submitted to the department no later than 90 days following
16	the end of the facility's fiscal year. A facility designated
17	as a public receiving or treatment facility shall submit its
18	initial report for the 6-month period ending June 30, 2008.
19	(d) The department shall issue an annual report based
20	on the data required pursuant to this subsection. The report
21	shall include individual facilities' data, as well as
22	statewide totals. The report shall be submitted to the
23	Governor, the President of the Senate, and the Speaker of the
24	House of Representatives.
25	Section 2. This act shall take effect July 1, 2007.
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28	======== T I T L E A M E N D M E N T ==========
29	And the title is amended as follows:
30	Delete everything before the enacting clause
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1	and insert:
2	A bill to be entitled
3	An act relating to mental health facilities;
4	amending s. 394.461, F.S.; requiring mental
5	health and treatment facilities designated by
6	the Department of Children and Family Services
7	to report certain financial and health service
8	data to the department; providing a definition;
9	providing reporting deadlines; providing a
10	report by the department; providing an
11	effective date.
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