HB4276 Engrossed

1 AN ACT concerning regulation.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Life Care Facilities Act is amended by 5 adding Sections 5.1 and 5.2 as follows:

6 (210 ILCS 40/5.1 new)

7 <u>Sec. 5.1. Pre-sale disclosures.</u>

(a) Prior to the execution of a refundable life care 8 9 contract and the transfer of any money or other property to a provider or escrow agent, the provider shall deliver to the 10 consumer a pre-sale disclosure printed on paper. The pre-sale 11 12 disclosure shall be signed by the consumer prior to executing the life care contract. The pre-sale disclosure shall include: 13 14 (1) the caption, "ENTRY FEE REFUNDS: CONSUMER NOTICE", in at least 28-point font and the remaining portion in at 15 16 least 12-point font;

17 (2) the caption, "The timing of refunds for past 18 residents may not be indicative of your refund experience. 19 Your ability to collect on the full amount of the 20 calculated refund may be modified or nullified pending 21 market conditions, any future sale of this organization, 22 or in the event of bankruptcy. Current residents, former 23 residents awaiting refunds, and the estates of former HB4276 Engrossed - 2 - LRB103 34669 RPS 64512 b

1	residents awaiting refunds shall be provided with the most
2	recent entry fee refund data disclosure upon request.";
3	(3) for refunds returned by the provider in the most
4	recently completed calendar year:
5	(A) the average number of months passed before the
6	refund of an entry fee by the provider; and
7	(B) the median number of months passed before the
8	refund of an entry fee by the provider;
9	(4) the percentage of entry fee contracts awaiting
10	refunds from the provider with wait times exceeding 24
11	months as of the end of the most recently completed
12	<u>calendar year;</u>
13	(5) the percentage of entry fee contracts awaiting
14	refunds from the provider with wait times exceeding 36
15	months as of the end of the most recently completed
16	<u>calendar year;</u>
17	(6) the percentage of entry fee contracts awaiting
18	refunds from the provider with wait times exceeding 60
19	months as of the end of the most recently completed
20	<u>calendar year;</u>
21	(7) the number of entry fee contracts awaiting refunds
22	from the provider as of the last day of the most recently
23	completed calendar year; and
24	(8) the number of entry fee refunds returned by the
25	provider in the most recently completed calendar year.
26	(b) Pre-sale disclosures may include additional data by

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1 <u>calendar year.</u>

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2	(c) If a payee for an entry fee refund cannot be
3	determined, for purposes of calculating the data in subsection
4	(a), a refund shall be considered complete when a new resident
5	occupies the specified living unit.
6	(d) The most current pre-sale disclosure data detailed in
7	subsection (a) shall be made available, upon request, to
8	current residents that have refundable entry fee contracts,
9	former residents who have not yet received refunds for their
10	refundable entry fees, and the estates of former residents who
11	have not yet received refunds for their refundable entry fees.
12	(210 ILCS 40/5.2 new)
13	Sec. 5.2. Living unit reappropriation. If an unoccupied
	Sec. 5.2. Living unit reappropriation. If an unoccupied living unit is contemplated for use for a purpose other than as
13	
13 14	living unit is contemplated for use for a purpose other than as
13 14 15	living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a
13 14 15 16	living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a storage room, and if there exist beneficiaries awaiting an
13 14 15 16 17	living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a storage room, and if there exist beneficiaries awaiting an entry fee refund, the beneficiaries of the entry fee refund
13 14 15 16 17 18	living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a storage room, and if there exist beneficiaries awaiting an entry fee refund, the beneficiaries of the entry fee refund must provide a signed acknowledgment of, and agreement to, the
13 14 15 16 17 18 19	living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a storage room, and if there exist beneficiaries awaiting an entry fee refund, the beneficiaries of the entry fee refund must provide a signed acknowledgment of, and agreement to, the reappropriation that may be in effect up to a specific date.
13 14 15 16 17 18 19 20	living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a storage room, and if there exist beneficiaries awaiting an entry fee refund, the beneficiaries of the entry fee refund must provide a signed acknowledgment of, and agreement to, the reappropriation that may be in effect up to a specific date. The reappropriation acknowledgment shall include:
13 14 15 16 17 18 19 20 21	<pre>living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a storage room, and if there exist beneficiaries awaiting an entry fee refund, the beneficiaries of the entry fee refund must provide a signed acknowledgment of, and agreement to, the reappropriation that may be in effect up to a specific date. The reappropriation acknowledgment shall include:</pre>
13 14 15 16 17 18 19 20 21 22	<pre>living unit is contemplated for use for a purpose other than as a living unit, including, but not limited to, an exam room or a storage room, and if there exist beneficiaries awaiting an entry fee refund, the beneficiaries of the entry fee refund must provide a signed acknowledgment of, and agreement to, the reappropriation that may be in effect up to a specific date. The reappropriation acknowledgment shall include:</pre>

may result in the delayed sale of the living unit as well

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1	as the delayed return of the entry fee."; and
2	(3) a statement that the rights provided under this
3	Section may not be waived.