nouse		Amenument NO
	0	ffered By
AMEND Senate	Bill No. 887, Page 1, Section	A, Line 2, by inserting after all of said section and
line the following	, ,	, , , ,
" <u>191.115(</u>	0. 1. This section shall be kn	own as the "Caregiver, Advise, Record, and Enable
(CARE) Act".		
<u>2</u> . As use	d in this section, the followin	g terms shall mean:
		vided by a caregiver to a patient after the patient's
		condition of the patient at the time of discharge,
		g, as defined in section 198.006; instrumental
_	-	198.006; or carrying out medical or nursing tasks as
permitted by law	-	
~ /		into a hospital as an in-patient;
~ /	oulatory surgical center", as de	_
		eighteen years of age or older, is duly designated as a
	<u>.</u>	and who provides after-care assistance to such patien
in the patient's re	-	
• •		n a hospital or an ambulatory surgical center to the
	e following an admission;	
	oital", as defined in section 19	
~ /		tient considers to be his or her home. "Residence"
shall not include:		0.000
~ /	ility, as defined in section 198	
~ /	spital, as defined in section 19	
		correctional facility operated by the state or a
political subdivis		
	idential facility, as defined in	
~ /	*	sability facility, as defined in section 633.005; or
		ded by a public or private entity which bears legal or
-	asibility for the care, control,	or custody of the patient and which is compensated
for doing so.	nital or ambulatory auraical a	enter shall provide each patient or, if applicable, the
		designate a caregiver following the patient's
		ilatory surgical center and prior to the patient's
		itten consent of the patient or the patient's legal
		ical information to the designated caregiver if such
_		completion of after-care tasks. The written consent
		•
Standing Action	ı aktıl	Date
Select Action T	'aken	Date

shall be in compliance with federal and state laws concerning the release of personal health information. Prior to discharge, a patient may elect to change his or her caregiver in the event that the original designated caregiver becomes unavailable, unwilling, or unable to care for the patient. Designation of a caregiver by a patient or a patient's legal guardian does not obligate any person to arrange or perform any after-care tasks for the patient.

- 4. The hospital or ambulatory surgical center shall document the patient's or the patient's legal guardian's designation of caregiver, the relationship of the caregiver to the patient, and the caregiver's available contact information.
- 5. If the patient or the patient's legal guardian declines to designate a caregiver, the hospital or ambulatory surgical center shall document such information.
- 6. The hospital or ambulatory surgical center shall notify a patient's caregiver of the patient's discharge or transfer to another facility as soon as practicable, which may be after the patient's physician issues a discharge order. In the event that the hospital or ambulatory surgical center is unable to contact the designated caregiver, the lack of contact shall not interfere with, delay, or otherwise affect the medical care provided to the patient or an appropriate discharge of the patient. The hospital or ambulatory surgical center shall document the attempt to contact the caregiver.
- 7. Prior to being discharged, if the hospital or ambulatory surgical center is able to contact the caregiver and caregiver is willing to assist, the hospital or ambulatory surgical center shall provide the caregiver with the patient's discharge plan, if such plan exists, or instructions for the after-care needs of the patient and give the caregiver the opportunity to ask questions about the after-care needs of the patient.
- 8. A hospital or ambulatory surgical center is not required nor obligated to determine the ability of a caregiver to understand or perform any of the after-care tasks outlined in this section.
- 9. Nothing in this section shall authorize or require compensation of a caregiver by a state agency or a health carrier, as defined in section 376.1350.
- 10. Nothing in this section shall require a hospital or ambulatory surgical center to take actions that are inconsistent with the standards of the federal Medicare program under Title XVIII of the Social Security Act and its conditions of participation in the Code of Federal Regulations or the standards of a national accrediting organization with deeming authority under Section 1865(a)(1) of the Social Security Act.
- 11. Nothing in this section shall create a private right of action against a hospital, ambulatory surgical center, a hospital or ambulatory surgical center employee, or an individual with whom a hospital or ambulatory surgical center has a contractual relationship.
- 12. A hospital, ambulatory surgical center, hospital or ambulatory surgical center employee, or an individual with whom a hospital or ambulatory surgical center has a contractual relationship shall not be liable in any way for an act or omission of the caregiver.
- 13. No act or omission under this section by a hospital, ambulatory surgical center, hospital or ambulatory surgical center employee, or an individual with whom a hospital or ambulatory surgical center has a contractual relationship shall give rise to a citation, sanction, or any other adverse action by any licensing authority to whom such individual or entity is subject.
- 14. Nothing in this section shall be construed to interfere with the rights of an attorney in fact under a durable power of health care pursuant to sections 404.800 to 404.872."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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