Bill No. CS/HB 133 (2021)

Amendment No.

	CHAMBER ACTION
	Senate House
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1	Representative Harding offered the following:
2 3	Amendment to Amendment (816820) (with title amendment)
4	Remove lines 5-61 of the amendment and insert:
5	Section 1. Subsections (2) through (10) of section 383.50,
6	Florida Statutes, are renumbered as subsections (3) through
7	(11), respectively, subsection (1) and present subsections (3),
8	(5), and (10) of that section are amended, and new subsections
9	(2) and (12) are added to that section, to read:
10	383.50 Treatment of surrendered newborn infant
11	(1) As used in this section, the term:
12	(a) "Department" means the Department of Health.
	401131
	4/29/2021 9:12 PM

Bill No. CS/HB 133 (2021)

Amendment No.

13 "Newborn infant" means a child who a licensed (b) physician reasonably believes is approximately 30 7 days old or 14 15 younger at the time the child is left at a hospital, an 16 emergency medical services station, or a fire station. 17 (c) "Newborn infant safety device" means a device approved by the department under subsection (2) which is installed in an 18 exterior wall of a hospital, an emergency medical services 19 20 station, or a fire station and which has an exterior point of 21 access that allows an individual to place a newborn infant 22 inside and an interior point of access that allows individuals 23 inside the building to safely retrieve the newborn infant. 24 (2) (a) A hospital, an emergency medical services station, 25 or a fire station that is staffed 24 hours per day may use a 26 newborn infant safety device to accept surrendered newborn 27 infants under this section if the device is: 28 1. Physically part of the hospital, emergency medical 29 services station, or fire station. 2. Temperature-controlled and ventilated for the safety of 30 31 newborns. 32 3. Equipped with an alarm system connected to the physical 33 location of the device which automatically triggers an alarm 34 inside the building and immediately transmits a signal or message to a public safety answering point, as defined in s. 35 365.172(3), when a newborn infant is placed in the device. 36

401131

Amendment No.

37 4. Equipped with a surveillance system that allows 38 employees of the hospital, emergency medical services station, 39 or fire station to monitor the inside of the device 24 hours per 40 day. 41 5. Located such that the interior point of access is in an 42 area that is conspicuous and visible to the employees of the 43 hospital, emergency medical services station, or fire station. 44 6. Approved by the department. 45 (b) A hospital, an emergency medical services station, or a fire station that uses a newborn infant safety device to 46 47 accept surrendered newborn infants shall use the device's 48 surveillance system to monitor the inside of the newborn infant 49 safety device 24 hours per day and shall physically check the 50 device at least twice daily and test the device at least weekly 51 to ensure that the alarm system is in working order. 52 (4) Upon receipt of a signal or message transmitted under 53 subparagraph (2)(a)3., a 911 public safety telecommunicator, as defined in s. 401.465(1), shall be notified and a 911 system 54 55 shall be activated. 56 (5) (3) Each emergency medical services station or fire 57 station that is staffed 24 hours per day with full-time firefighters, emergency medical technicians, or paramedics shall 58 accept any newborn infant left with a firefighter, an emergency 59 medical technician, or a paramedic or in a newborn infant safety 60 device that is physically part of the emergency medical services 61 401131 4/29/2021 9:12 PM

Bill No. CS/HB 133 (2021)

Amendment No.

71

62 <u>station or fire station</u>. The firefighter, emergency medical 63 technician, or paramedic shall consider these actions as implied 64 consent to and shall:

(a) Provide emergency medical services to the newborn
infant to the extent <u>that</u> he or she is trained to provide those
services, and

68 (b) Arrange for the immediate transportation of the
69 newborn infant to the nearest hospital having emergency
70 services.

72 A licensee as defined in s. 401.23, a fire department, or an 73 employee or agent of a licensee or fire department may treat and 74 transport a newborn infant pursuant to this section. If a 75 newborn infant is placed in the physical custody of an employee 76 or agent of a licensee or fire department or is placed in a 77 newborn infant safety device that is physically part of an 78 emergency medical services station or a fire station, such placement is shall be considered implied consent for treatment 79 80 and transport. A licensee, a fire department, or an employee or 81 agent of a licensee or fire department is immune from criminal 82 or civil liability for acting in good faith pursuant to this section. Nothing in this subsection limits liability for 83 negligence. 84

85 <u>(6) (5)</u> Except when there is actual or suspected child 86 abuse or neglect, any parent who leaves a newborn infant <u>in a</u> 401131

Amendment No.

87 newborn infant safety device or with a firefighter, an emergency 88 medical technician, or a paramedic at a fire station or an 89 emergency medical services station, leaves a newborn infant in a 90 newborn infant safety device at a hospital, or brings a newborn 91 infant to an emergency room of a hospital and expresses an intent to leave the newborn infant and not return, has the 92 93 absolute right to remain anonymous and to leave at any time and 94 may not be pursued or followed unless the parent seeks to reclaim the newborn infant. When an infant is born in a hospital 95 and the mother expresses intent to leave the infant and not 96 97 return, upon the mother's request, the hospital or registrar 98 shall complete the infant's birth certificate without naming the 99 mother thereon.

100 <u>(11)(10)</u> A criminal investigation <u>may shall</u> not be 101 initiated solely because a newborn infant is left at a hospital<u>,</u> 102 <u>an emergency medical services station, or a fire station</u> under 103 this section unless there is actual or suspected child abuse or 104 neglect.

105 <u>(12) The department shall review and approve newborn</u> 106 <u>infant safety devices for use under this section. The department</u> 107 <u>may adopt rules necessary to implement the review and approval</u> 108 <u>process.</u>

109 Section 2. Section 63.0423, Florida Statutes, is amended 110 to read:

401131

Bill No. CS/HB 133 (2021)

Amendment No.

111 63.0423 Procedures with respect to surrendered <u>newborn</u> 112 infants.-

113 (1) Upon entry of final judgment terminating parental 114 rights, a licensed child-placing agency that takes physical 115 custody of a newborn an infant surrendered at a hospital, an emergency medical services station, or a fire station pursuant 116 to s. 383.50 assumes responsibility for the medical and other 117 118 costs associated with the emergency services and care of the surrendered newborn infant from the time the licensed child-119 placing agency takes physical custody of the surrendered newborn 120 121 infant.

122 (2)The licensed child-placing agency shall immediately 123 seek an order from the circuit court for emergency custody of 124 the surrendered newborn infant. The emergency custody order 125 shall remain in effect until the court orders preliminary 126 approval of placement of the surrendered newborn infant in the 127 prospective home, at which time the prospective adoptive parents become guardians pending termination of parental rights and 128 129 finalization of adoption or until the court orders otherwise. 130 The guardianship of the prospective adoptive parents shall 131 remain subject to the right of the licensed child-placing agency 132 to remove the surrendered newborn infant from the placement during the pendency of the proceedings if such removal is deemed 133 by the licensed child-placing agency to be in the best interests 134 of the child. The licensed child-placing agency may immediately 135 401131

Amendment No.

136 seek to place the surrendered <u>newborn</u> infant in a prospective 137 adoptive home.

(3) The licensed child-placing agency that takes physical
custody of the surrendered <u>newborn</u> infant shall, within 24 hours
thereafter, request assistance from law enforcement officials to
investigate and determine, through the Missing Children
Information Clearinghouse, the National Center for Missing and
Exploited Children, and any other national and state resources,
whether the surrendered newborn infant is a missing child.

The parent who surrenders the newborn infant in 145 (4)accordance with s. 383.50 is presumed to have consented to 146 147 termination of parental rights, and express consent is not required. Except when there is actual or suspected child abuse 148 149 or neglect, the licensed child-placing agency shall not attempt 150 to pursue, search for, or notify that parent as provided in s. 151 63.088 and chapter 49. For purposes of s. 383.50 and this 152 section, a surrendered newborn an infant who tests positive for illegal drugs, narcotic prescription drugs, alcohol, or other 153 154 substances, but shows no other signs of child abuse or neglect, 155 shall be placed in the custody of a licensed child-placing 156 agency. Such a placement does not eliminate the reporting requirement under s. $383.50(8) = \frac{383.50(7)}{100}$. When the department 157 is contacted 158

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160

401131

4/29/2021 9:12 PM

Page 7 of 8

Amendment No.

161	TITLE AMENDMENT
162	Remove lines 157-159 of the amendment and insert:
163	amending s. 383.50, F.S.; revising and providing
164	definitions; authorizing certain hospitals, emergency
165	medical services stations, and fire stations to use
166	newborn infant safety devices to accept surrendered
167	newborn infants under certain circumstances; requiring
168	a 911 public safety telecommunicator to notify such
169	hospitals, emergency medical services stations, or
170	fire stations where the newborn infant safety device
171	is in use; requiring the hospitals, emergency medical
172	services stations, or fire stations to physically
173	check and test the devices at specified intervals;
174	conforming provisions to changes made by the act;
175	providing additional locations to which the
176	prohibition on the initiation of criminal
177	investigations based solely on the surrendering of a
178	newborn infant applies; requiring the Department of
179	Health to review and approve newborn infant safety
180	devices; authorizing the department to adopt rules;
181	amending s. 63.0423, F.S.; conforming provisions to
182	changes made by the act; providing an

401131