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1 2 An act relating to the disposition of fetal 3 remains; creating s. 383.33625, F.S.; providing 4 a popular name; providing that where a health 5 practitioner has custody of fetal remains 6 following a spontaneous fetal demise, the 7 health practitioner must notify the mother of her option of burial or cremation of the fetal 8 9 remains; providing requirements with respect to notification; directing the Department of 10 Health to develop forms for health 11 12 practitioners; providing that where a facility has custody of fetal remains following a 13 14 spontaneous fetal demise, the facility must notify the mother of her option of burial or 15 cremation of the fetal remains, as well as 16 17 procedures pertaining thereto; directing the 18 Agency for Health Care Administration to 19 develop forms for facilities; providing an 20 effective date. 21 22 Be It Enacted by the Legislature of the State of Florida: 23 24 Section 1. Section 383.33625, Florida Statutes, is created to read: 25 26 383.33625 Stephanie Saboor Grieving Parents Act; 27 disposition of fetus; notification; forms developed .--28 This section shall be known by the popular name

(2) A health care practitioner licensed pursuant to chapter 458, chapter 459, chapter 464, or chapter 467, Florida

the "Stephanie Saboor Grieving Parents Act."

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Statutes, having custody of fetal remains following a 1 2 spontaneous fetal demise occurring after a gestation period of 3 less than 20 completed weeks must notify the mother of her option to arrange for the burial or cremation of the fetal 4 5 remains, as well as the procedures provided by general law. Notification may also include other options such as, but not limited to, a ceremony, a certificate, or common burial of the fetal remains. 8

- (3) The Department of Health shall adopt rules to develop forms to be used for notifications and elections by the health care practitioner, and the health care practitioner shall provide the forms to the mother.
- (4) A facility licensed pursuant to chapter 383 or chapter 395 having custody of fetal remains following a spontaneous fetal demise occurring after a gestation period of less than 20 completed weeks must notify the mother of her option to arrange for the burial or cremation of the fetal remains, as well as the procedures provided by general law. Notification may also include other options such as, but not limited to, a ceremony, a certificate, or common burial of the fetal remains.
- (5) If the mother chooses the option of using the procedures provided by general law, the facility or health care practitioner in custody of fetal remains shall follow the procedures set forth in general law.
- (6) The Agency for Health Care Administration shall adopt rules to develop forms to be used for notifications and elections by the facility, and the hospital shall provide the forms to the mother.
- Section 2. This act shall take effect upon becoming a law.