1	A bill to be entitled
2	An act relating to the confidential records of
3	children; creating s. 39.00145, F.S.; requiring that
4	the case record of a child under the supervision or in
5	the custody of the Department of Children and Family
6	Services be maintained in a complete and accurate
7	manner; specifying who has access to the case record;
8	authorizing the court to directly release the child's
9	records to certain entities; providing that entities
10	that have access to confidential information
11	concerning a child may share it with other entities
12	that provide services benefiting children; providing
13	for exceptions for the sharing of confidential
14	information under certain circumstances; amending s.
15	39.202, F.S.; expanding the list of persons or
16	entities that have access to child abuse records;
17	revising how long the department must keep such
18	records; requiring the department to provide notice of
19	how the child's records may be obtained after the
20	child leaves the department's custody; authorizing the
21	department to adopt rules; providing an effective
22	date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
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26	Section 1. Section 39.00145, Florida Statutes, is created
27	to read:
28	39.00145 Records concerning children
29	(1) The case record of every child under the supervision of
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30	or in the custody of the department, the department's authorized
31	agents, or providers contracting with the department, including
32	community-based care lead agencies and their subcontracted
33	providers, must be maintained in a complete and accurate manner.
34	The case record must contain, at a minimum, the child's case
35	plan required under part VIII of this chapter and the full name
36	and street address of all shelters, foster parents, group homes,
37	treatment facilities, or locations where the child has been
38	placed.
39	(2) Notwithstanding any other provision of this chapter,
40	all records in a child's case record must be made available for
41	inspection, upon request, to the child who is the subject of the
42	case record and to the child's caregiver, guardian ad litem, or
43	attorney.
44	(a) A complete and accurate copy of any record in a child's
45	case record must be provided, upon request and at no cost, to
46	the child who is the subject of the case record and to the
47	child's caregiver, guardian ad litem, or attorney.
48	(b) The department shall release the information in a
49	manner and setting that are appropriate to the age and maturity
50	of the child and the nature of the information being released,
51	which may include the release of information in a therapeutic
52	setting, if appropriate. This paragraph does not deny the child
53	access to his or her records.
54	(c) If a child or the child's caregiver, guardian ad litem,
55	or attorney requests access to the child's case record, any
56	person or entity that fails to provide any record in the case
57	record under assertion of a claim of exemption from the public-
58	records requirements of chapter 119, or fails to provide access

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59 within a reasonable time, is subject to sanctions and penalties 60 under s. 119.10. (d) For the purposes of this subsection, the term 61 62 "caregiver" is limited to parents, legal custodians, permanent 63 quardians, or foster parents; employees of a residential home, 64 institution, facility, or agency at which the child resides; and 65 other individuals legally responsible for a child's welfare in a 66 residential setting. 67 (3) If a court determines that sharing information in the 68 child's case record is necessary to ensure access to appropriate 69 services for the child or for the safety of the child, the court 70 may approve the release of confidential records or information 71 contained in them. 72 (4) Notwithstanding any other provision of law, all state 73 and local agencies and programs that provide services to 74 children or that are responsible for a child's safety, including 75 the Department of Juvenile Justice, the Department of Health, 76 the Agency for Health Care Administration, the Agency for 77 Persons with Disabilities, the Department of Education, the 78 Department of Revenue, the school districts, the Statewide 79 Guardian Ad Litem Office, and any provider contracting with such 80 agencies, may share with each other confidential records or information that are confidential or exempt from disclosure 81 82 under chapter 119 if the records or information are reasonably 83 necessary to ensure access to appropriate services for the 84 child, including child support enforcement services, or for the 85 safety of the child. However: 86 (a) Records or information made confidential by federal law 87 may not be shared.

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88	(b) This subsection does not apply to information
89	concerning clients and records of certified domestic violence
90	centers, which are confidential under s. 39.908 and privileged
91	<u>under s. 90.5036.</u>
92	Section 2. Paragraph (r) is added to subsection (2) of
93	section 39.202, Florida Statutes, and subsection (7) of that
94	section is amended, to read:
95	39.202 Confidentiality of reports and records in cases of
96	child abuse or neglect
97	(2) Except as provided in subsection (4), access to such
98	records, excluding the name of the reporter which shall be
99	released only as provided in subsection (5), shall be granted
100	only to the following persons, officials, and agencies:
101	(r) Persons with whom the department is seeking to place
102	the child or to whom placement has been granted, including
103	foster parents for whom an approved home study has been
104	conducted, the designee of a licensed residential group home
105	described in s. 39.523, an approved relative or nonrelative with
106	whom a child is placed pursuant to s. 39.402, preadoptive
107	parents for whom a favorable preliminary adoptive home study has
108	been conducted, adoptive parents, or an adoption entity acting
109	on behalf of preadoptive or adoptive parents.
110	(7) The department shall make and keep reports and records
111	of all cases under this chapter relating to child abuse,
112	abandonment, and neglect and shall preserve the records
113	pertaining to a child and family until 7 years after the last
114	entry was made or until the child who is the subject of the
115	record is 30 is 18 years of age, whichever date is first
116	$rac{ ext{reached}_{ extsf{r}}}{ ext{and may then destroy the records. Department records}}$

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required by this chapter relating to child abuse, abandonment,
and neglect may be inspected only upon order of the court or as
provided for in this section.
(a) Within 90 days after the child leaves the department's
custody, the department shall give a notice to the person having
legal custody of the child, or to the young adult who was in the
department's custody, which specifies how the records may be
obtained.
(b) The department may adopt rules regarding the format,
storage, retrieval, and release of such records.
Section 3. This act shall take effect July 1, 2009.