By the Committees on Children, Families, and Elder Affairs; and Health Policy; and Senator Garcia

1A bill to be entitled2An act relating to newborn health screening; amending3s. 383.14, F.S.; authorizing the State Public Health4Laboratory to release the results of a newborn's5hearing and metabolic tests or screenings to the6newborn's health care practitioner; defining the term7"health care practitioner" as it relates to such8release; amending s. 383.145, F.S.; updating a cross-9reference; creating s. 383.146, F.S.; requiring an10audiologist to provide an opportunity for the parent11or legal guardian of an infant or toddler who is12diagnosed with a hearing impairment to provide contact13information so that he or she may receive information14directly from specified service providers; requiring15the Department of Health to post a list of certain16service providers on the department website; requiring17the audiologist or his or her designee to transmit a18consent form to the providers listed on the department19website; providing an effective date.202121Be It Enacted by the Legislature of the State of Florida:
s. 383.14, F.S.; authorizing the State Public Health Laboratory to release the results of a newborn's hearing and metabolic tests or screenings to the newborn's health care practitioner; defining the term "health care practitioner" as it relates to such release; amending s. 383.145, F.S.; updating a cross- reference; creating s. 383.146, F.S.; requiring an audiologist to provide an opportunity for the parent or legal guardian of an infant or toddler who is diagnosed with a hearing impairment to provide contact information so that he or she may receive information directly from specified service providers; requiring the Department of Health to post a list of certain service providers on the department website; requiring the audiologist or his or her designee to transmit a consent form to the providers listed on the department website; providing an effective date.
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21 Be It Enacted by the Legislature of the State of Florida:
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23 Section 1. Paragraph (c) of subsection (1) of section
24 383.14, Florida Statutes, is amended to read:
25 383.14 Screening for metabolic disorders, other hereditary
and congenital disorders, and environmental risk factors
27 (1) SCREENING REQUIREMENTS.—To help ensure access to the
28 maternal and child health care system, the Department of Health
29 shall promote the screening of all newborns born in Florida for

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586-03142-14 2014722c2 30 metabolic, hereditary, and congenital disorders known to result 31 in significant impairment of health or intellect, as screening 32 programs accepted by current medical practice become available 33 and practical in the judgment of the department. The department 34 shall also promote the identification and screening of all newborns in this state and their families for environmental risk 35 36 factors such as low income, poor education, maternal and family 37 stress, emotional instability, substance abuse, and other highrisk conditions associated with increased risk of infant 38 mortality and morbidity to provide early intervention, 39 40 remediation, and prevention services, including, but not limited 41 to, parent support and training programs, home visitation, and 42 case management. Identification, perinatal screening, and intervention efforts shall begin prior to and immediately 43 44 following the birth of the child by the attending health care provider. Such efforts shall be conducted in hospitals, 45 46 perinatal centers, county health departments, school health 47 programs that provide prenatal care, and birthing centers, and 48 reported to the Office of Vital Statistics. 49 (c) Release of screening results.-Notwithstanding any other 50 law to the contrary, the State Public Health Laboratory may 51 release, directly or through the Children's Medical Services 52 program, the results of a newborn's hearing and metabolic tests 53 or screenings screening to the newborn's health care

54 practitioner. As used in this paragraph, the term "health care

55 practitioner" means a physician or physician assistant licensed

56 under chapter 458; an osteopathic physician or physician

57 assistant licensed under chapter 459; an advanced registered

58 <u>nurse practitioner, registered nurse, or licensed practical</u>

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ī	586-03142-14 2014722c2
59	nurse licensed under part I of chapter 464; a midwife licensed
60	under chapter 467; a speech-language pathologist or audiologist
61	licensed under part I of chapter 468; or a dietician or
62	nutritionist licensed under part X of chapter 468 primary care
63	physician.
64	Section 2. Paragraphs (i) and (k) of subsection (3) of
65	section 383.145, Florida Statutes, are amended to read:
66	383.145 Newborn and infant hearing screening
67	(3) REQUIREMENTS FOR SCREENING OF NEWBORNS; INSURANCE
68	COVERAGE; REFERRAL FOR ONGOING SERVICES
69	(i) By October 1, 2000, Newborn hearing screening must be
70	conducted on all newborns in hospitals in this state on birth
71	admission. When a newborn is delivered in a facility other than
72	a hospital, the parents must be instructed on the importance of
73	having the hearing screening performed and must be given
74	information to assist them in having the screening performed
75	within 3 months after the child's birth.
76	(k) <u>A</u> Any child who is diagnosed as having a permanent
77	hearing impairment shall be referred to the primary care
78	physician for medical management, treatment, and followup
79	services. Furthermore, in accordance with Pub. L. No. $108-446$
80	105-17, Infants and Toddlers with Disabilities The Infants and
81	Toddlers Program , Individuals with Disabilities Education Act, <u>a</u>
82	any child from birth to 36 months of age who is diagnosed as
83	having a hearing impairment that requires ongoing special
84	hearing services <u>shall</u> must be referred to the Children's
85	Medical Services Early Intervention Program serving the
86	geographical area in which the child resides.
87	Section 3. Section 383.146, Florida Statutes, is created to

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586-03142-14 2014722c2 88 read: 89 383.146 Infants and toddlers who are deaf or hard of 90 hearing; notice of service providers.-91 (1) At the time that an audiologist diagnoses an infant or 92 toddler as having a permanent hearing impairment, the 93 audiologist or his or her designee shall ask the child's parent 94 or legal guardian if he or she would like to authorize the release of contact information in order to receive direct 95 96 correspondence from qualified Early Steps providers that offer 97 early intervention services and that specialize in serving 98 children with hearing loss. A parent or legal guardian that 99 wishes to receive the direct correspondence shall authorize the release of the contact information by signing a consent form. 100 101 (2) The Department of Health shall post on its website a 102 list of qualified Early Steps providers of early intervention 103 services which specialize in serving children with hearing loss 104 and which have notified the department of their interest to 105 provide direct communication to families who wish to receive 106 information about the services that they provide. 107 (3) The audiologist or his or her designee shall send by 108 secure transmission the consent form to those providers listed 109 on the department's website. 110 Section 4. This act shall take effect July 1, 2014.