Bill No. CS/CS/CS/HB 819, 1st Eng. (2014) Amendment No. CHAMBER ACTION Senate House . Representative Jones, M. offered the following: 1 2 3 Amendment (with title amendment) Between lines 464 and 465, insert: 4 5 Section 3. Section 381.0044, Florida Statutes, is created 6 to read: 7 381.0044 Hepatitis C testing.-8 (1) As used in this section, the term: "Health care practitioner" means a person licensed 9 (a) 10 under chapter 458 or chapter 459, or an advanced registered nurse practitioner certified under part I of chapter 464. 11 12 (b) "Hepatitis C diagnostic test" means a laboratory test that detects the presence of the hepatitis C virus in the blood 13 and provides confirmation of a hepatitis C virus infection. 14 770323

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a = 1	
15	(c) "Hepatitis C screening test" means a laboratory
16	screening test, rapid point-of-care test, or other test approved
17	by the United States Food and Drug Administration that detects
18	the presence of hepatitis C antibodies in the blood.
19	(2) A person born between January 1, 1945, and December
20	31, 1965, who receives health care services as an inpatient in a
21	general hospital as defined in s. 395.002, primary care services
22	in a hospital inpatient or outpatient setting, or primary care
23	services from a health care practitioner should be offered a
24	hepatitis C screening test, as recommended by the Centers for
25	Disease Control and Prevention in its 2012 expanded hepatitis C
26	screening guidelines for the 1945-1965 age cohort, unless the
27	health care practitioner providing these services reasonably
28	believes that the person:
29	(a) Is being treated for a life-threatening emergency;
30	(b) Has previously been offered or has been the subject of
31	a hepatitis C screening test; however, if the person's medical
32	condition indicates the need for additional testing, a test
33	shall be offered; or
34	(c) Lacks the capacity to consent to a hepatitis C
35	screening test.
36	(3) If a person accepts the offer of a hepatitis $C$
37	screening test and receives a positive test result, the health
38	care practitioner shall forward the results to the person's
39	primary care health care provider who can provide the

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40	appropriate counseling and followup health care. The followup
41	health care must include a hepatitis C diagnostic test.
42	(4) The Department of Health shall:
43	(a) Adopt rules that provide procedures for culturally and
44	linguistically offering hepatitis C screening in accordance with
45	this section; and
46	(b) Make available to health care practitioners a standard
47	hepatitis C information sheet to use when discussing and
48	offering the screening test to patients.
49	(5) This section does not affect the scope of practice of
50	a health care practitioner or diminish the authority or legal or
51	professional obligation of a health care practitioner to offer a
52	hepatitis C screening test or hepatitis C diagnostic test or to
53	provide services or followup health care to the subject of a
54	hepatitis C screening test or hepatitis C diagnostic test.
55	(6) The State Surgeon General shall submit a status report
56	evaluating the effectiveness of the hepatitis C testing program
57	established in this section by January 1, 2016. The State
58	Surgeon General shall submit the report to the Governor, the
59	President of the Senate, the Speaker of the House of
60	Representatives, and the chairs of the appropriate substantive
61	committees of the Legislature.
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64	TITLE AMENDMENT
65	Remove line 10 and insert:
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66 nonhealth care setting; creating s. 381.0044, F.S.; 67 providing definitions; providing that specified 68 persons should be offered hepatitis C testing; 69 providing exceptions; requiring a health care provider 70 to provide followup health care to persons who receive 71 a positive test result; requiring the department to 72 adopt rules and make standard hepatitis C information 73 sheets available to health care practitioners; 74 providing applicability with respect to hepatitis C 75 testing by health care practitioners; requiring a 76 report to the Governor and the Legislature; amending 77 s. 382.011, F.S.;

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