Amendment No. 1

COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Health & Human Services Committee

Representative Grall offered the following:

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## Amendment (with title amendment)

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Remove lines 72-101 and insert:

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Section 3. Paragraph (d) of subsection (1) and paragraphs (a) and (d) of subsection (3) of section 383.141, Florida Statutes, are amended to read:

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383.141 Prenatally diagnosed conditions; patient to be provided information; definitions; information clearinghouse; advisory council.—

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(1) As used in this section, the term:

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(d) "Prenatally diagnosed condition" means an adverse fetal health condition identified by prenatal testing,

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including, but not limited to, scoliosis, dwarfism, albinism and
amelia.

- (3) The Department of Health shall develop and implement a comprehensive information clearinghouse to educate health care providers, inform parents, and increase public awareness regarding brain development, developmental disabilities and delays, and all services, resources, and interventions available to mitigate the effects of impaired development among children. The clearinghouse must use the term "unique abilities" as much as possible when identifying infants or children with developmental disabilities and delays. The clearinghouse must provide:
- (a) Health information on conditions that may lead to impaired development of physical, learning, language, or behavioral skills and information on life expectancy, intellectual and functional development, clinical course, and treatment options.
- (d) Promotion of public awareness of availability of supportive services <u>for families</u>, such as resource centers, educational programs, <u>national and local support organizations</u>, other support programs for parents and families, and developmental evaluation and intervention services.
- Section 4. Section 456.52, Florida Statutes, is created to read:

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456.52 Dissemination of educational information on
prenatal genetic disorders A health care practitioner that
administers or orders a screening or diagnostic test for a
prenatal genetic disorder shall, upon receiving a test result
indicating a prenatal genetic disorder or the potential for a
prenatal genetic disorder, provide the patient educational
information made available by the department under s. 383.141.

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## TITLE AMENDMENT

Remove lines 9-12 and insert:

provisions to changes made by the act; amending s. 383.141,

F.S.; revising the definition of prenatally diagnosed condition; requiring the Department of Health to provide certain information in the clearinghouse;

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