

LEGISLATIVE ACTION

Senate Comm: RCS 02/17/2021 House

The Committee on Health Policy (Rodriguez) recommended the following:

Senate Amendment (with title amendment)

Between lines 380 and 381

insert:

Section 11. Subsections (1) through (4) of section 468.1225, Florida Statutes, are amended to read: 468.1225 Procedures, equipment, and protocols.-(1) The following minimal procedures <u>must</u> shall be used when a licensed audiologist fits and sells a hearing aid <u>unless</u> the client provides a medical clearance or a waiver of medical

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11 examination:

(a) Pure tone audiometric testing by air and bone to
determine the type and degree of hearing deficiency when
indicated.

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(b) Effective masking when indicated.

(c) Appropriate testing to determine speech reception thresholds, speech discrimination scores, the most comfortable listening levels, uncomfortable loudness levels, and the selection of the best fitting arrangement for maximum hearing aid benefit when indicated.

(2) The following equipment <u>must</u> shall be used <u>unless the</u> client provides a medical clearance or a waiver of medical examination:

(a) A wide range audiometer <u>that</u> which meets the specifications of the American National Standards Institute for diagnostic audiometers when indicated.

(b) A speech audiometer or a master hearing aid in order to determine the most comfortable listening level and speech discrimination when indicated.

(3) A final fitting ensuring physical and operational comfort of the hearing aid <u>must</u> shall be made when indicated.

32 (4) A licensed audiologist who fits and sells hearing aids 33 must shall obtain the following medical clearance: If, upon inspection of the ear canal with an otoscope in the common 34 35 procedure of fitting a hearing aid or and upon interrogation of 36 the client, there is any recent history of infection or any 37 observable anomaly, the client must shall be instructed to see a 38 physician, and a hearing aid may shall not be fitted until 39 medical clearance is obtained for the condition noted. If, upon



40	return, the condition noted is no longer observable and the
41	client signs a medical waiver, a hearing aid may be fitted. Any
42	person with a significant difference between bone conduction
43	hearing and air conduction hearing must be informed of the
44	possibility of medical or surgical correction.
45	Section 12. Subsections (1) through (4) of section
46	484.0501, Florida Statutes, are amended to read:
47	484.0501 Minimal procedures and equipment
48	(1) The following minimal procedures <u>must</u> shall be used in
49	the fitting and selling of hearing aids <u>unless the client</u>
50	provides a medical clearance or a waiver of medical examination:
51	(a) Pure tone audiometric testing by air and bone to
52	determine the type and degree of hearing deficiency.
53	(b) Effective masking when indicated.
54	(c) Appropriate testing to determine speech reception
55	thresholds, speech discrimination scores, the most comfortable
56	listening levels, uncomfortable loudness levels, and the
57	selection of the best fitting arrangement for maximum hearing
58	aid benefit.
59	(2) The following equipment <u>must</u> shall be used <u>unless the</u>
60	client provides a medical clearance or a waiver of medical
61	examination:
62	(a) A wide range audiometer <u>that</u> which meets the
63	specifications of the American National Standards Institute for
64	diagnostic audiometers.
65	(b) A speech audiometer or a master hearing aid in order to
66	determine the most comfortable listening level and speech
67	discrimination.
68	(3) A final fitting ensuring physical and operational

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69	comfort of the hearing aid <u>must</u> shall be made when indicated.
70	(4) The following medical clearance <u>must</u> shall be obtained:
71	If, upon inspection of the ear canal with an otoscope in the
72	common procedure of a hearing aid fitter <u>or</u> and upon
73	interrogation of the client, there is any recent history of
74	infection or any observable anomaly, the client <u>must</u> shall be
75	instructed to see a physician, and a hearing aid <u>may</u> shall not
76	be fitted until medical clearance is obtained for the condition
77	noted. If, upon return, the condition noted is no longer
78	observable and the client signs a medical waiver, a hearing aid
79	may be fitted. Any person with a significant difference between
80	bone conduction hearing and air conduction hearing must be
81	informed of the possibility of medical correction.
82	Section 13. Sections 468.1265 and 484.054, Florida
83	Statutes, are repealed.
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85	=========== T I T L E A M E N D M E N T =================================
86	And the title is amended as follows:
87	Delete line 55
88	and insert:
89	F.S.; providing applicability; amending ss. 468.1225,
90	and 484.0501, F.S.; revising minimum procedures and
91	equipment requirements for fitting and selling hearing
92	aids; repealing ss. 468.1265 and 484.054, F.S.,
93	relating to the sale or distribution of hearing aids
94	through mail; amending s. 893.05,