1	A bill to be entitled			
2	An act relating to intravenous vitamin treatment;			
3	providing a short title; creating s. 456.0302, F.S.;			
4	providing definitions; providing requirements for			
5	persons administering intravenous vitamin treatment;			
6	requiring the Board of Nursing, the Board of Medicine,			
7	and the Board of Osteopathic Medicine to adopt rules			
8	establishing procedures to administer intravenous			
9	vitamin treatment and emergency protocols; providing			
10	penalties; providing applicability; providing an			
11	effective date.			
12				
13	Be It Enacted by the Legislature of the State of Florida:			
14				
15	Section 1. This act may be cited as the "Stephanie Balais			
16	Act."			
17	Section 2. Section 456.0302, Florida Statutes, is created			
18	to read:			
19	456.0302 Administering intravenous vitamin treatment			
20	(1) As used in this section, the term:			
21	(a) "Health care provider" means a person licensed under			
22	chapter 458, chapter 459, or chapter 464.			
23	(b) "Intravenous vitamin treatment" means a procedure in			
24	which high concentrations of vitamins and minerals are			
25	administered directly into a person's bloodstream, allowing			
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26 rapid absorption of higher doses of the vitamins and minerals 27 than if received through food or supplements. 28 (2) A health care provider administering intravenous 29 vitamin treatment shall: 30 (a) Obtain a complete self-screening risk assessment questionnaire from a patient before administering intravenous 31 vitamin treatment. The health care provider must use a form 32 33 adopted by rule by the applicable board. 34 (b) Provide a patient with information related to 35 potential side effects and risks of intravenous vitamin 36 treatment and instructions on when to seek medical attention. 37 (c) Provide a patient with a visit summary. (d) Notify a patient's designated physician that an 38 39 intravenous vitamin treatment was administered. 40 (e) Have a written plan for the provision of emergency 41 care. A copy of the emergency plan must be kept at the location 42 offering intravenous vitamin treatment. The plan must include 43 all of the following: 44 1. The name and address of the hospital closest to the 45 location at which the intravenous vitamin treatment is being 46 performed. 47 2. Reasons for which an emergency transfer of a patient 48 may be required. 49 3. Medical services to be used in the event of a health 50 emergency.

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51 (3) A health care provider may not administer intravenous 52 vitamin treatment to a patient if the provider determines that 53 it is unsafe to administer such treatment based upon the results 54 of the self-screening risk assessment questionnaire or 55 otherwise. 56 (4) The respective boards shall adopt rules establishing 57 procedures to safely administer intravenous vitamin treatment and establish protocols to follow in the event of a health 58 59 emergency, including, but not limited to, requirements for: 60 (a) Education and training requirements for health care 61 providers authorized to administer intravenous vitamin 62 treatment. (b) Self-screening risk assessments. 63 64 (c) Information that a health care provider must provide 65 to a patient before administering intravenous vitamin treatment. 66 (d) Documentation regarding the process of administering 67 intravenous vitamin treatment. 68 (e) Notification that must be provided to a patient's 69 designated physician if intravenous vitamin treatment is 70 administered. 71 (f) Evaluation and review of the administration practices 72 used to administer intravenous vitamin treatment. 73 (5) Violation of this section constitutes grounds for 74 disciplinary action under this chapter and chapter 458, chapter 75 459, or chapter 464, as applicable.

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76	(6) This section does not apply to intravenous vitamin			
77	treatments provided in facilities licensed under chapter 395.			
78	Section 3. This act shall take effect July 1, 2024.			
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