1 A bill to be entitled 2 An act relating to the protection of children; 3 creating s. 39.0142, F.S.; requiring a statewide team 4 of child protection investigators to respond to a 5 child's death or disappearance within a specified 6 timeframe; providing requirements for the 7 investigation into a child's death or disappearance; 8 requiring reports; requiring that the reports be 9 posted on the Department of Children and Families' 10 website; creating s. 39.2022, F.S.; providing 11 legislative intent; requiring the department to disclose the basic facts of all fatalities and near 12 fatalities of children which result from child abuse 13 or neglect; requiring such disclosure to be published 14 15 on the department's website; providing applicability; 16 providing requirements for the release of information 17 if an investigation of a fatality is pending, if a report of a fatality is true, or if a report of a 18 19 fatality is unsubstantiated; prohibiting certain information relating to the fatality of a child from 20 21 being released; providing requirements for the release 22 of information if an investigation of a near fatality 23 is pending or if a report of a near fatality is true 24 or unsubstantiated; prohibiting certain information 25 relating to the near fatality of a child from being 26 released; creating s. 39.2023, F.S.; requiring each

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community-based care lead agency to submit an annual report on damage claims relating to children injured while in the care or custody of the agency; providing requirements for such report; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 39.0142, Florida Statutes, is created to read:

- 39.0142 Disappearance or death of a child in care.—If a child who is under the care of the department or a community—based care lead agency dies or is reported missing, a statewide team of child protection investigators shall respond within 24 hours and shall assist the law enforcement agency in the investigation into the child's death or disappearance.
- (1) In the case of a child's death, a medical examiner shall perform an autopsy and report his or her findings pursuant to s. 39.201(3).
- (2) In the case of a child's disappearance, a law enforcement agency shall conduct an investigation pursuant to s. 937.021 and shall report on the status of the investigation to the department.
- (3) Notwithstanding ss. 39.202 and 119.071(2), the reports required under subsections (1) and (2) must be published on the department's website with the child's identity protected.

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53 Section 2. Section 39.2022, Florida Statutes, is created 54 to read: 39.2022 Public disclosure of child fatalities and near 55 56 fatalities due to abuse and neglect.-57 (1) It is the intent of the Legislature to provide prompt 58 disclosure of the basic facts of all fatalities and near fatalities of children from birth through the age of 18 which 59 60 occur in this state as the result of child abuse or neglect. Disclosure must be published on the department's website. This 61 section does not limit public records access under any other 62 63 law. Notwithstanding ss. 119.071(2) and 39.202, if an 64 (2) investigation is pending based on a report of the fatality of a 65 66 child to the department's central abuse hotline, the department 67 shall publish on its website the following information: Name, age, race, and gender of the child. 68 (a) 69 (b) Date of the child's death. 70 (c) Alleged or preliminary cause of death. 71 (d) County and placement, if applicable, of the child at 72 the time of the incident leading to the child's death. 73 Community-based care lead agency, case management (e) 74 agency, or out-of-home care licensing agency responsible for the 75 child, family, or licensed caregiver, if applicable. 76 (f) Relationship of the alleged offender to the child. 77 (g) Agency conducting the investigation.

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(h) Legal action taken by the department.

CODING: Words stricken are deletions; words underlined are additions.

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(i) Services offered or provided by the department or a community-based care lead agency and its subcontractors at any time, if applicable.

- (3) Notwithstanding ss. 119.071(2) and 39.202, if the department determines through an investigation that a report of the fatality of a child is true, the department shall release the following additional information to the general public:
- (a) A summary of any previous maltreatment investigations involving the child.
- 1. If the department determined in a previous investigation that a report of maltreatment was true, the disclosure may not include:
- <u>a. If the offender was an adult, the offender's name until</u> due process is satisfied; or
- b. If the offender was younger than 18 years of age at the time of the act or omission of child maltreatment, the offender's name.
- 2. If the department determined in a previous investigation that a report of maltreatment was unsubstantiated, the disclosure may not include the name of the person alleged to be the offender.
- (b) A summary of the current investigation involving the child, including the following:
- 1. The nature and extent of the child's present and past injuries;
 - 2. Medical information pertaining to the child's death;

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105	<u>and</u>								
106	3. If due process has been satisfied or the offender has								
107	been arrested, the name of the offender.								
108	(c) All risk and safety assessments relating to the child.								
109	(4) Notwithstanding ss. 119.071(2) and 39.202, if the								
110	department determines in an investigation that a report of the								
111	fatality of a child is unsubstantiated, the department shall								
112	post on its website the following information:								
113	(a) A summary of any previous maltreatment investigations								
114	involving the child.								
115	1. If the department determined in a previous								
116	investigation that a report of maltreatment was true, the								
117	disclosure may not include:								
118	a. If the offender was an adult, the offender's name until								
119	due process is satisfied; or								
120	b. If the offender was younger than 18 years of age at the								
121	time of the act or omission of child maltreatment, the								
122	offender's name.								
123	2. If the previous investigation determined that a report								
124	of maltreatment was unsubstantiated, the disclosure may not								
125	include the name of the person alleged to be the offender.								
126	(b) A summary of the current investigation involving the								
127	child, including medical information relating to the child's								
128	death; however, the name of the alleged offender may not be								
129	disclosed.								

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All risk and safety assessments relating to the child.

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131	(d) Information about criminal charges, if known.							
132	(e) Any action taken by the department or a law							
133	enforcement agency, including personnel and licensing action.							
134	(5) The department may not release the following							
135	information relating to the fatality of a child:							
136	(a) Information relating to siblings of the child.							
137	(b) Attorney-client communications.							
138	(c) Information that would jeopardize a criminal							
139	investigation if such information were released.							
140	(6) Notwithstanding ss. 119.071(2) and 39.202, if an							
141	investigation is pending on a report of the near fatality of a							
142	child to the department's central abuse hotline, the department							
143	shall post on its website the following information:							
144	(a) Age, race, and gender of the child.							
145	(b) Date of the near fatality.							
146	(c) Alleged or preliminary cause of the near fatality.							
147	(d) County and placement of the child at time of the near							
148	<u>fatality.</u>							
149	(e) Community-based care lead agency, case management							
150	agency, or out-of-home care licensing agency responsible for the							
151	child, family, and licensed caregiver, if applicable.							
152	(f) Relationship of the alleged offender to the child.							
153	(g) Agency conducting the investigation.							
154	(h) Legal action taken by the department.							
155	(i) Services offered or provided by the department or a							
156	community-based care lead agency and its subcontractors at any							

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158	(7) Notwithstanding ss. 119.071(2) and 39.202, if the
159	department determines in an investigation that a report of the
160	near fatality of a child is true, the department shall release
161	the following additional information to the general public:
162	(a) A summary of any previous maltreatment investigations
163	involving the child, which does not identify the child.
164	(b) A summary of the current investigation involving the
165	child, which does not identify the child, which includes:
166	1. The nature and extent of the child's present and past
167	injuries.
168	2. Medical information pertaining to the incident.
169	(c) Information about criminal charges, if known.
170	(d) Any action taken by the department or any law

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action.

time, if applicable.

Notwithstanding ss. 119.071(2) and 39.202, if the department determines in an investigation that a report of the near fatality of a child is unsubstantiated, the department shall release the following information to the general public:

enforcement agency, including personnel action and licensing

- A summary of any previous maltreatment investigations (a) involving the child, which does not identify the child.
- A summary of the current investigation involving the child, which does not identify the child.
 - (c) Information about criminal charges, if known.
 - (d) Any action taken by the department or a law

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183	enforcement agency, including personnel and licensing action.									
184	(9) The department may not release the following									
185	information relating to the near fatality of a child:									
186	(a) Information relating to siblings of the child.									
187	(b) Attorney-client communications.									
188	(c) Information that would jeopardize a criminal									
189	investigation if it were released.									
190	Section 3. Section 39.2023, Florida Statutes, is created									
191	to read:									
192	39.2023 Public disclosure of resolution of claims for									
193	damages for children injured in state care or custody									
194	(1) Each community-based care lead agency shall submit a									
195	report annually by October 1 to the department on the existence									
196	and resolution of all damage claims relating to children									
197	allegedly injured in the care or the custody of the agency.									
198	(2) The report must include, for each claim presented:									
199	(a) The status of the claim, including whether the claim									
200	is presuit, filed, resolved, pending in trial court, or on									
201	appeal. If a suit has been filed or is pending, the report must									
202	include the court where such suit is filed or pending.									
203	(b) A summary of the legal claims made by the plaintiff.									
204	(c) The name of each entity named as a defendant.									
205	(d) How the claim was resolved, including, but not limited									
206	to, settlement, court order of dismissal or summary judgment,									
207	jury verdict, or nonjury determination, if applicable.									
208	(e) The amount paid by each defendant, the amount of a									
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209	settlemen	t, or	the	judgment	unpaid	for	which	а	claims	bill	may
210	be sought	, if	appl	icable.							

Section 4. This act shall take effect July 1, 2014.

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