House Bill 352

By: Representatives Sheldon of the 105th, Butler of the 18th, Carter of the 159th, and Ehrhart of the 36th

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 12 of Title 31 of the Official Code of Georgia Annotated, relating to 2 control of hazardous conditions, preventable diseases, and metabolic disorders, so as to 3 revise certain provisions relating to the assessment of the newborn screening program; to 4 revise certain provisions relating to approved laboratories to perform screening testing; to 5 provide for related matters; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

8 Chapter 12 of Title 31 of the Official Code of Georgia Annotated, relating to control of
9 hazardous conditions, preventable diseases, and metabolic disorders, is amended by revising
10 Code Section 31-12-6, relating to a system for prevention of mental retardation resulting

- 11 from inherited metabolic disorders, as follows:
- 12 "31-12-6.

(a) The department shall promulgate rules and regulations creating a system for the 13 14 prevention of serious illness, severe physical or developmental disability, and death caused 15 by genetic conditions, such as phenylketonuria, galactosemia, homocystinuria, maple syrup urine disease, hypothyroidism, congenital adrenal hyperplasia, and such other inherited 16 metabolic and genetic disorders as may be identified in the future to result in serious 17 18 illness, severe physical or developmental disability, and death if undiagnosed and untreated. The system shall have five components: screening newborns for the disorders; 19 retrieving potentially affected screenees back into the health care system; accomplishing 20 21 specific diagnoses; initiating and continuing therapy; and assessing the program.

(b) The entire process for screening, retrieval, and diagnosis must occur within time
frames established by the department pursuant to rules and regulations, and the system
shall be structured to meet this critical need.

25 (c) The department shall be responsible for <u>the assessment of the program that provides</u>

26 <u>for the screening of all newborns for the disorders enumerated and in a manner determined</u>

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1 by the department pursuant to rules and regulations and shall be responsible for assessment

2 of the program.

(d) The department shall, to the extent state or federal funds are available for such
purposes, including but not limited to funds provided under Title V of the Social Security
Act, the Maternal and Child Health Services Block Grant, provide for retrieving potentially
affected screenees back into the health care system; accomplishing specific diagnoses;
initiating and continuing therapy; and assessing the program.

8 (e) The department shall utilize appropriate existing resources whenever possible and shall
9 cause the coordination and cooperation of agencies and organizations having resources
10 necessary for the creation of an effective system.

(f) The department shall be authorized to establish and periodically adjust, by rule and regulation, fees associated with the screening, retrieval, and diagnosis conducted pursuant to this Code section to help defray or meet the costs incurred by the department. In no event shall the fees exceed such costs, both direct and indirect, in providing such screenings and related services, provided that no services shall be denied on the basis of inability to pay. All <u>such</u> fees <u>paid thereunder</u> shall be paid into the general fund of the State of Georgia.

18 (g) The department shall allow any laboratory licensed in Georgia and authorized certified 19 pursuant to the federal Clinical Laboratory Improvement Amendments of 1988, 42 U.S.C.A. Section 263, that is licensed to perform screening testing of newborn infants in 20 21 any state using and uses normal pediatric reference ranges to conduct the analysis required 22 pursuant to this Code section as an alternative to the state operated newborn screening laboratory. The testing performed by such laboratory must include testing for newborn 23 24 diseases as required by law or regulation and shall provide test results and reports 25 consistent with law and with policies, procedures, and regulations of the department. 26 (h) No later than January 1, 2007, the Georgia Department of Audits and Accounts shall

27 conduct an assessment evaluating the efficiency and effectiveness of the newborn screenings conducted by the Georgia Public Health Laboratory pursuant to this Code 28 29 section. If it is determined that private laboratories can provide testing at a lower cost than 30 the Georgia Public Health Laboratory, the department shall issue a request for proposals to qualified vendors including any private laboratory licensed in Georgia as established in 31 32 subsection (g) of this Code section. The Georgia Public Health Laboratory shall be eligible 33 to respond to such request for proposals. (i)(h) The requirements of this Code section with regard to screening, retrieval, and 34

diagnosis shall not apply to any infant whose parents object in writing thereto on the grounds that such tests and treatment conflict with their religious tenets and practices."

SECTION 2.

2 All laws and parts of laws in conflict with this Act are repealed.