# H.B. NO. 905

### A BILL FOR AN ACT

RELATING TO NEWBORN SCREENING.

### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Traditionally, newborn screening involves blood
2	collection from a heelstick and the use of biochemical and
3	molecular testing to screen for disorders. Results of this type
4	of newborn screening are most often available only after the
5	newborn's discharge home. In the late 1990s, the first type of
6	point of care newborn hearing screening was introduced. In
7	newborn hearing screening, the newborn is screened at an
8	institution caring for the newborn infant before discharge but
9	follow-up additional screening and possible diagnostic tests are
10	scheduled after discharge. Now a more intensive type of point
11	of care screening is being introduced in which the newborn is
12	screened at an institution caring for the newborn infant before
13	discharge and if the newborn has a positive result, diagnostic
14	tests are administered before the newborn is discharged or
15	arrangements are made for transfer of the newborn to an
16	institution that can administer the diagnostic tests before the
17	newborn is discharged home.

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2 newborn screening and authorize administrative rulemaking for 3 its implementation. 4 SECTION 2. Chapter 321, Hawaii Revised Statutes, is 5 amended by adding a new part to be appropriately designated and 6 to read as follows: 7 "PART . POINT OF CARE NEWBORN SCREENING §321-A Definitions. For the purposes of this part: 9 "Department" means the department of health. "Point of care newborn screening" means newborn infant 10 11 screening for diseases and conditions specified by the 12 department administered at the institution caring for the 13 newborn infant, followed by diagnostic testing at the 14 institution, or at a health facility to which the infant is 15 transferred when a positive screening result is found, to 16 determine the cause of the positive screening result before the 17 newborn is discharged home. 18 "Positive screening result" means a newborn screening 19 result that is outside the normal range of screening results for 20 a newborn.

The purpose of this Act is to establish point of care

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1	<b>§321-B Point of care newborn screening.</b> (a) The
2	department shall specify diseases and conditions covered by
3	point of care newborn screening.
4	(b) The department shall specify policies and procedures
5	for administration of point of care screening to be administered
6	by institutions caring for newborn infants to best prevent
7	newborn mortality and morbidity within the State.
8	(c) The person in charge of each institution caring for
9	newborn infants and the responsible physician attending the
10	birth of a newborn or the person assisting the birth of a
11	newborn not attended by a physician, shall ensure that every
12	newborn infant in the person's care be tested for the diseases
13	and conditions for point of care screening specified by the
14	department; provided that this section shall not apply if the
15	parents, guardians, or other persons having custody or control
16	of the child object thereto on the grounds that the tests
17	conflict with their religious tenets and beliefs and written
18	objection is made a part of the newborn infant's medical record.
19	(d) The department shall adopt rules pursuant to chapter
20	91 necessary for the purposes of this section, including:
21	(1) Specifying diseases and conditions for point of care
22	newborn screening;

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•	(2)	abeadiffining policies and procedures for
2		administration of point of care newborn screening
3		tests;
4	(3)	Quality and cost control of point of care screening
5		tests;
6	(4)	Retention of records and related data;
7	(5)	Tracking completion and results of point of care
8		newborn screening;
9	(6)	Guidelines for care, treatment, and follow up for
10		newborn infants with positive test results;
11	(7)	Education for parents and healthcare providers about
12		the availability and purposes of point of care newborn
13		screening; and
l <b>4</b>	(8)	Maintaining the confidentiality of newborns and
15		families.
16	(e)	The director of health shall submit an annual report
17	to the le	gislature twenty days prior to the convening of each
18	regular s	ession, identifying all expenditures made from the
19	newborn m	etabolic screening special fund for the department's
20	point of	care newborn screening activities."
21	SECT	ION 3. Section 321-291, Hawaii Revised Statutes, is
22	amended by	y amending subsection (d) to read as follows:

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1	"(d) There is created in the treasury of the State the
2	newborn metabolic screening special fund. All moneys for
3	newborn metabolic screening services and point of care newborn
4	screening services collected under this chapter shall be
5	deposited in the newborn metabolic screening special fund to be
6	used for the payment of its lawful operating expenditures,
7	including but not limited to laboratory testing, follow-up
8	testing, educational materials, continuing education, quality
9	assurance, equipment, and indirect costs[-] for newborn
10	metabolic screening and for point of care newborn screening."
11	SECTION 4. Statutory material to be repealed is bracketed
12	and stricken. New statutory material is underscored.
13	SECTION 5: This Act, upon its approval, shall take effect
14	on January 1, 2014.
15	ha C
16	INTRODUCED BY:
17	BY REQUEST

JAN 2 2 2013

### Report Title:

Point of Care Newborn Screening

#### Description:

Authorizes the Department of Health to implement point of care newborn screening, amends section 321-291 concerning the newborn metabolic screening special fund.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

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#### JUSTIFICATION SHEET

DEPARTMENT:

Health

TITLE:

A BILL FOR AN ACT RELATING TO NEWBORN

SCREENING.

PURPOSE:

Clarify the roles and responsibilities of

the Department of Health, birthing

facilities and providers for point of care

newborn screening.

MEANS:

Add new part of Chapter 321.

JUSTIFICATION:

Traditionally, newborn screening (NBS) is done by collecting blood from a heelstick onto a collection filter paper kit to screen for disorders using biochemical and molecular testing. Early screening, diagnosis, and treatment of the disorders detected by NBS prevent death and clinical crises in newborns. Hawaii mandated NBS in 1986. The statute was amended in 1996 to institute a user fee (currently \$55 per newborn) and a special fund to be used for the collection kits, laboratory screening tests, follow-up, education, tracking of screening, quality assurance, payment for indigent families, and the Department of Health NBS staff. The screening fee is prepaid to the Department of Health by the birthing facilities to get the collection kits. The birthing facility recoups the cost of the NBS from the third party payers who all cover NBS. Currently, Hawaii screens for 32 disorders and hearing loss.

Since NBS has been a state based activity, screening practice and types of disorders screened have differed across the country. In 2004, Congress enacted a bill to form the Secretary's Advisory Committee on Heritable Disorders in Newborns and Children (SACHDNC). SACHDNC was charged to review disorders and make recommendations to the Secretary of Health and Human Services

regarding which disorders should be included in the NBS panel. This list of disorders is called the "Recommended Uniform Screening Panel" (RUSP). Due to the federal actions, adding the disorders on the RUSP to state programs has now become unfunded federal mandates.

In the late 1990s, the first type of Point of Care (PoC) screening was introduced, newborn hearing screening. In newborn hearing screening the newborn is screened for hearing loss before discharge but follow-up additional screening and possible diagnostic tests are scheduled for after discharge.

Now a more intensive type of PoC screening is being introduced where the newborns are screened and diagnosed before discharge. If the newborn has positive screening result, diagnostic tests are done before discharge if the facility has the capacity to do them or the newborn is transferred to a facility that can do the diagnostic testing. The first such PoC screening recommended by the Secretary of Health and Human Services to the RUSP is the use of pulse oximetry to screen for Critical Congenital Heart Defects (CCHD). Newborns who are found to have a low oxygen saturation on the pulse oximetry screening need to have an echocardiogram to rule out one of the CCHDs.

#### The new bill will:

- Clarify Responsibilities
   The responsibilities of the state,
   birthing facilities, and providers for
   PoC NBS will be set out. We are using
   PoC NBS and not specifically referencing
   CCHD screening since there may be other
   PoC NBS disorders added to the RUSP in
   the future.
- Leadership

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The bill will allow the state to propagate administrative rules to ensure that the newborns in the state receive quality PoC NBS services.

• Risk Management
Since PoC NBS disorders like CCHD are on
the RUSP, this has made doing this type
of NBS like a federal mandate. The state
needs to have screening for CCHD on its
state NBS panel to meet the federal
performance measures. Also, parents will
expect that the state provide as much
guidance and oversight for the PoC NBS as
we do for the metabolic disorders and
hearing loss, especially since the
Affordable Care Act requires that all
third party payers cover the cost of NBS
for all disorders on the RUSP.

Impact on the public: Assures statewide screening and assures the public that point of care newborn screening will be done in a responsible manner with state oversight.

Impact on the department and other agencies:
Assists the department to clarify roles and responsibilities for this new type of newborn screening.

GENERAL FUND:

None.

OTHER FUNDS:

Any additional costs for adding point of care newborn screening activities will become part of the newborn metabolic screening user fee and available through the newborn metabolic screening special fund.

PPBS PROGRAM DESIGNATION:

HTH-560.

OTHER AFFECTED

AGENCIES:

None.

EFFECTIVE DATE:

January 1, 2014.