1	A bill to be entitled
2	An act relating to protection of children;
3	amending s. 20.19, F.S.; deleting reference to
4	child protection and sexual abuse treatment
5	teams from responsibilities of the Children and
6	Families Program Office of the Department of
7	Children and Family Services; transferring all
8	powers and duties relating to the child
9	protection teams and the sexual abuse treatment
10	program to the Department of Health, Division
11	of Children's Medical Services; providing the
12	Department of Health with certain authority
13	with respect to transferred positions; amending
14	s. 20.43, F.S.; providing responsibility of the
15	Department of Health to provide services to
16	abused and neglected children through the teams
17	and program; amending ss. 39.4031, 39.4032, and
18	39.408, F.S., relating to children and family
19	case plan requirements and case staffing, and
20	hearings for dependency cases; providing for
21	coordination with the child protection teams of
22	the Department of Health; amending ss. 119.07,
23	415.50175, and 415.51, F.S.; providing
24	confidentiality under existing public records
25	exemptions for records of child protection
26	teams and personnel thereof; amending ss.
27	415.50171, 415.5018, 415.503, 415.5055, and
28	415.5095, F.S.; clarifying respective
29	responsibilities of the Department of Health
30	and the Department of Children and Family
31	Services, relating to child abuse and neglect
	1

1	cases, policy, and procedures, to child
2	protection teams, and to child sexual abuse
3	cases, pursuant to the transfer of
4	responsibilities under the act; providing
5	duties of the Division of Children's Medical
6	Services; deleting requirements that child
7	protection teams be capable of providing
8	short-term psychological treatment; amending s.
9	415.501, F.S.; revising participants in the
10	state plan for prevention of child abuse and
11	neglect; creating s. 415.515, F.S.; authorizing
12	rulemaking by the Department of Health;
13	repealing s. 415.5075, F.S., relating to
14	rulemaking; requiring a memorandum of agreement
15	between the Department of Children and Family
16	Services and the Department of Health;
17	providing an effective date.
18	
19	Be It Enacted by the Legislature of the State of Florida:
20	
21	Section 1. Paragraph (b) of subsection (4) of section
22	20.19, Florida Statutes, is amended to read:
23	20.19 Department of Children and Family
24	ServicesThere is created a Department of Children and
25	Family Services.
26	(4) PROGRAM OFFICES
27	(b) The following program offices are established and
28	may be consolidated, restructured, or rearranged by the
29	secretary; provided any such consolidation, restructuring, or
30	rearranging is for the purpose of encouraging service
31	
	2
COD	<b>ING:</b> Words stricken are deletions; words <u>underlined</u> are additions.

integration through more effective and efficient performance 1 of the program offices or parts thereof: 2 3 1. Economic Self-Sufficiency Program Office.--The 4 responsibilities of this office encompass income support 5 programs within the department, such as temporary assistance 6 to families with dependent children, food stamps, welfare 7 reform, and state supplementation of the supplemental security 8 income (SSI) program. 9 2. Developmental Services Program Office. -- The responsibilities of this office encompass programs operated by 10 the department for developmentally disabled persons. 11 12 Developmental disabilities include any disability defined in s. 393.063. 13 14 3. Children and Families Program Office.--The 15 responsibilities of this program office encompass early intervention services for children and families at risk; 16 17 intake services for protective investigation of abandoned, abused, and neglected children; interstate compact on the 18 19 placement of children programs; adoption; child care; out-of-home care programs and other specialized services to 20 families; and child protection and sexual abuse treatment 21 22 teams created under chapter 415, excluding medical direction 23 functions. 4. Alcohol, Drug Abuse, and Mental Health Program 24 Office.--The responsibilities of this office encompass all 25 26 alcohol, drug abuse, and mental health programs operated by 27 the department. 28 Section 2. All powers, duties, functions, records, 29 personnel, property, and unexpended balances of appropriations, allocations, and other funds of the Department 30 31 of Children and Family Services relating to services to abused 3

and neglected children provided through the child protection 1 2 teams and sexual abuse treatment program created under part IV 3 of chapter 415, Florida Statutes, are transferred to the 4 Department of Health, Division of Children's Medical Services, 5 by a type two transfer as defined in s. 20.06, Florida 6 Statutes. The Department of Health may organize, classify, 7 and manage the positions transferred in a manner that will 8 reduce duplication, achieve maximum efficiency, and ensure 9 accountability. Section 3. Paragraph (h) of subsection (1) of section 10 20.43, Florida Statutes, is amended to read: 11 12 20.43 Department of Health.--There is created a 13 Department of Health. 14 (1) The purpose of the Department of Health is to 15 promote and protect the health of all residents and visitors 16 in the state through organized state and community efforts, 17 including cooperative agreements with counties. The 18 department shall: 19 (h) Provide services to abused and neglected children 20 through child protection teams and sexual abuse treatment programs. Provide medical direction for child protection team 21 22 and sexual abuse treatment functions created under chapter 23 <del>415.</del> Section 4. Paragraph (j) of subsection (4) of section 24 39.4031, Florida Statutes, is amended to read: 25 26 39.4031 Case plan requirements.--27 (4) When the child is receiving services in a 28 placement outside the child's home or in foster care, the case 29 plan must be prepared within 30 days after placement and also be approved by the court and must include, in addition to the 30 requirements in subsections (2) and (3), at a minimum: 31 Δ CODING: Words stricken are deletions; words underlined are additions.

1	(j) A written notice to the parent that failure of the
2	parent to substantially comply with the case plan may result
3	in the termination of parental rights, and that a material
4	failure to substantially comply may result in the filing of a
5	petition for termination of parental rights sooner than the
6	compliance periods set forth in the case plan itself. The
7	child protection team shall coordinate its effort with the
8	case staffing committee shall coordinate its efforts with the
9	child protection team of the Department of Health.
10	Section 5. Paragraph (4) of section 39.4032, Florida
11	Statutes, is amended to read:
12	39.4032 Multidisciplinary case staffing
13	(4) The case staffing committee shall coordinate its
14	effort with the child protection team <u>of the Department of</u>
15	Health.
16	Section 6. Paragraph (a) of subsection (3) of section
17	39.408, Florida Statutes, is amended to read:
18	39.408 Hearings for dependency cases
19	(3) DISPOSITION HEARINGAt the disposition hearing,
20	if the court finds that the facts alleged in the petition for
21	dependency were proven in the adjudicatory hearing, or if the
22	parents have consented to the finding of dependency or
23	admitted the allegations in the petition, have failed to
24	appear for the arraignment hearing after proper notice, or
25	have not been located despite a diligent search having been
26	conducted, the court shall receive and consider a
27	predisposition study, which must be in writing and presented
28	by an authorized agent of the department.
29	(a) The predisposition study shall cover for any
30	dependent child all factors specified in s. 61.13(3), and must
31	
	5

First Engrossed

also provide the court with the following documented 1 2 information: 3 1. An assessment defining the dangers and risks of 4 returning the child home, including a description of the 5 changes in and resolutions to the initial risks. 2. A description of what risks are still present and б 7 what resources are available and will be provided for the protection and safety of the child. 8 9 3. A description of the benefits of returning the child home. 10 4. A description of all unresolved issues. 11 12 5. An abuse registry history for all caretakers, 13 family members, and individuals residing within the household. 14 б. The complete child protection team report and 15 recommendation of the child protection team of the Department 16 of Health or, if no report exists, a statement reflecting that 17 no report has been made. 18 All opinions or recommendations from other 7. 19 professionals or agencies that provide evaluative, social, reunification, or other services to the family. 20 21 The availability of appropriate prevention and 8. 22 reunification services for the family to prevent the removal 23 of the child from the home or to reunify the child with the family after removal, including the availability of family 24 preservation services through the Family Builders Program, the 25 26 Intensive Crisis Counseling Program, or both. 27 9. The inappropriateness of other prevention and reunification services that were available. 28 29 10. The efforts by the department to prevent out-of-home placement of the child or, when applicable, to 30 reunify the family if appropriate services were available, 31 6

including the application of intensive family preservation 1 services through the Family Builders Program, the Intensive 2 3 Crisis Counseling Program, or both. 4 11. Whether the services were provided to the family 5 and child. 6 12. If the services were provided, whether they were 7 sufficient to meet the needs of the child and the family and to enable the child to remain at home or to be returned home. 8 9 13. If the services were not provided, the reasons for such lack of action. 10 The need for, or appropriateness of, continuing 11 14. 12 the services if the child remains in the custody of the family or if the child is placed outside the home. 13 14 15. Whether family mediation was provided. 15 16. Whether a multidisciplinary case staffing was 16 conducted and, if so, the results. 17 17. If the child has been removed from the home and there is a parent who may be considered for custody pursuant 18 19 to s. 39.41(1), a recommendation as to whether placement of the child with that parent would be detrimental to the child. 20 Section 7. Paragraph (i) of subsection (3) of section 21 119.07, Florida Statutes, is amended to read: 22 23 119.07 Inspection, examination, and duplication of 24 records; exemptions.--(3) 25 26 (i)1. The home addresses, telephone numbers, social 27 security numbers, and photographs of active or former law 28 enforcement personnel, including correctional and correctional 29 probation officers, personnel of the Department of Children and Family Health and Rehabilitative Services whose duties 30 include the investigation of abuse, neglect, exploitation, 31 7

First Engrossed

fraud, theft, or other criminal activities, personnel of the 1 Department of Health whose duties are to support the 2 3 investigation of child abuse or neglect, and personnel of the 4 Department of Revenue or local governments whose responsibilities include revenue collection and enforcement or 5 child support enforcement; the home addresses, telephone 6 7 numbers, social security numbers, photographs, and places of employment of the spouses and children of such personnel; and 8 9 the names and locations of schools and day care facilities attended by the children of such personnel are exempt from the 10 provisions of subsection (1). The home addresses, telephone 11 12 numbers, and photographs of firefighters certified in compliance with s. 633.35; the home addresses, telephone 13 14 numbers, photographs, and places of employment of the spouses 15 and children of such firefighters; and the names and locations of schools and day care facilities attended by the children of 16 17 such firefighters are exempt from subsection (1). The home addresses and telephone numbers of justices of the Supreme 18 19 Court, district court of appeal judges, circuit court judges, 20 and county court judges; the home addresses, telephone numbers, and places of employment of the spouses and children 21 22 of justices and judges; and the names and locations of schools 23 and day care facilities attended by the children of justices and judges are exempt from the provisions of subsection (1). 24 The home addresses, telephone numbers, social security 25 26 numbers, and photographs of current or former state attorneys, 27 assistant state attorneys, statewide prosecutors, or assistant statewide prosecutors; the home addresses, telephone numbers, 28 social security numbers, photographs, and places of employment 29 of the spouses and children of current or former state 30 attorneys, assistant state attorneys, statewide prosecutors, 31 8

or assistant statewide prosecutors; and the names and 1 locations of schools and day care facilities attended by the 2 3 children of current or former state attorneys, assistant state 4 attorneys, statewide prosecutors, or assistant statewide 5 prosecutors are exempt from subsection (1) and s. 24(a), Art. I of the State Constitution. The home addresses and home 6 7 telephone numbers of county and municipal code inspectors and 8 code enforcement officers are confidential and exempt from the 9 provisions of subsection (1) and s. 24(a), Art. I of the State Constitution. 10

11 2. An agency that is the custodian of the personal 12 information specified in subparagraph 1. and that is not the 13 employer of the officer, employee, justice, judge, or other 14 person specified in subparagraph 1. shall maintain the 15 confidentiality of the personal information only if the 16 officer, employee, justice, judge, other person, or employing 17 agency of the designated employee submits a written request for confidentiality to the custodial agency. 18

Section 8. Subsection (3) of section 415.501, FloridaStatutes, is amended to read:

21 415.501 Prevention of abuse and neglect of children;22 state plan.--

23

(3) FUNDING AND SUBSEQUENT PLANS.--

(a) All budget requests submitted by <u>the Department of</u>
Health, the Department of Children and Family Services, the
Department of Education, or any other agency to the
Legislature for funding of efforts for the prevention of child
abuse and neglect shall be based on the state plan developed
pursuant to this section.

30 (b) The Department of Children and Family Services at31 the state and district levels and the other agencies listed in

1	paragraph (2)(a) shall readdress the plan and make necessary
2	revisions every 5 years, at a minimum. Such revisions shall be
3	submitted to the Speaker of the House of Representatives and
4	the President of the Senate no later than June 30 of each year
5	divisible by 5. An annual progress report shall be submitted
6	to update the plan in the years between the 5-year intervals.
7	In order to avoid duplication of effort, these required plans
8	may be made a part of or merged with other plans required by
9	either the state or Federal Government, so long as the
10	portions of the other state or Federal Government plan that
11	constitute the state plan for the prevention of child abuse
12	and neglect are clearly identified as such and are provided to
13	the Speaker of the House of Representatives and the President
14	of the Senate as required above.
15	Section 9. Paragraphs (c) and (e) of subsection (2) of
16	section 415.50171, Florida Statutes, are amended to read:
17	415.50171 Family services response system; reports of
18	child-on-child sexual abuse
19	(2) District staff, at a minimum, shall adhere to the
20	following procedures:
21	(c) The assessment of risk and the perceived treatment
22	needs of the alleged juvenile sexual offender, the victim, and
23	respective caregivers shall be conducted by the district
24	staff, the child protection team of the Department of Health,
25	and other providers under contract with the department to
26	provide services to the caregiver of the alleged offender, the
27	victim, and the victim's caregiver.
28	(e) When necessary, the child protection team of the
29	Department of Health shall conduct <u>a</u> <del>an evidence-gathering</del>
30	physical examination of the victim which is sufficient to meet
31	forensic requirements.
	10
	τυ

Section 10. Section 415.50175, Florida Statutes, is 1 2 amended to read: 3 415.50175 Confidentiality of records.--4 (1) The department and the Department of Health shall 5 make and keep records of all cases brought before them it 6 pursuant to this part and shall preserve the records 7 pertaining to a child and family until 7 years after the last 8 entry was made or until the child is 18 years of age, 9 whichever date is first reached, and may then destroy the records. 10 Department and Department of Health records 11 (2) 12 required by this part are confidential and are exempt from the 13 provisions of s. 119.07(1) and s. 24(a), Art. I of the State 14 Constitution and, notwithstanding the provisions of s. 415.51, 15 may be inspected only upon order of the court or as provided for in this section. Confidential records and information 16 provided pursuant to the provisions of this section shall 17 remain confidential and exempt from the provisions of s. 18 19 119.07(1) and s. 24(a), Art. I of the State Constitution. (3) Access to records required by this part, excluding 20 21 the name of the reporter, which shall be released only as 22 provided in s. 415.51(4)(9), may be provided to the child, the 23 parent, and their attorney, law enforcement agencies, and, 24 with the consent of the parent, the agency or individual providing services to the child or family. 25 26 (4) The department and the Department of Health shall provide for access to and use of records required by this part 27 for research or statistical purposes. All requests for such 28 29 records or information shall require the requesting individual or entity to enter into a privacy and security agreement which 30 provides that the requesting individual or entity shall comply 31 11

with all laws and rules governing the use of such records and 1 2 information for research and statistical purposes. 3 Section 11. Subsection (3) of section 415.5018, 4 Florida Statutes, is amended to read: 415.5018 District authority and responsibilities.--5 6 (3) CHILD PROTECTIVE INVESTIGATION; COUNTY SHERIFF'S 7 OFFICE OR LOCAL POLICE DEPARTMENT OPTION .-- Within existing resources, a district, with the approval of the district 8 9 health and human services board, and the secretary of the department, after consultation with the Division of Children's 10 Medical Services of the Department of Health, shall enter into 11 12 an agreement with a county sheriff's office or local police department that is jurisdictionally responsible to allow such 13 14 law enforcement entity to assume a lead in conducting any 15 potential criminal investigations as well as partial or full responsibility for conducting certain components of protective 16 17 investigations under ss. 415.502-415.514 that are related to 18 cases involving a criminal investigation. The written 19 agreement must specify how the requirements of ss. 415.502-415.514 will be met. For the purposes of such 20 agreement, the jurisdictionally responsible law enforcement 21 entity is authorized to share Florida criminal history 22 information that is not otherwise exempt from s. 119.07(1) 23 with the local and district personnel directly responsible for 24 child protective investigation and emergency child placement. 25 26 The agencies entering into such agreement must comply with s. 943.0525 to the extent applicable. Criminal justice 27 information provided by such law enforcement entity shall be 28 29 used only for the purposes specified in the agreement and 30 shall be provided at no charge. 31 12

1 (a) The agreement between the district and the county 2 sheriff's office or local police department must include the 3 following assurances and information: 4 1. Assurance that the county sheriff's office or local 5 police department will be in compliance with the procedural 6 requirements of ss. 415.502-415.514. 7 2. Description of a protocol between the district and 8 the county sheriff's office or local police department that at 9 a minimum addresses the following: a. Response to reports of abuse and neglect. 10 b. Investigations. 11 c. Assessment of risk. 12 d. Evidence gathering. 13 14 e. Classification of reports. 15 f. Appeals of classifications. q. Communication and involvement with the state 16 17 attorney. 18 h. Confidentiality of reports and access to 19 information. 20 i. Utilization of the child protection team of the Department of Health. 21 22 Storage and maintenance of records and other j. information. 23 3. Description of the transition of responsibility 24 25 that assures the integrity and continuity of protective 26 investigations. 27 4. Description of any necessary changes to department 28 rules. 29 (b) County sheriff's office or local police department 30 personnel assuming responsibility for conducting certain components of protective investigations shall receive training 31 13 CODING: Words stricken are deletions; words underlined are additions.

from the department relevant to child protective 1 investigations and services. 2 3 (c) The secretary of the department shall dispose of a 4 proposed agreement by approving or disapproving the agreement 5 between a district and the county sheriff's office or local police department within 60 days after receipt. The secretary 6 7 may negotiate modifications within this 60-day period. Section 12. Subsection (5) of section 415.503, Florida 8 9 Statutes, is amended to read: 415.503 Definitions of terms used in ss. 10 415.502-415.514.--As used in ss. 415.502-415.514: 11 12 (5) "Child protection team" means a team of 13 professionals established by the Department of Health to 14 receive referrals from the protective investigators and 15 protective supervision staff of the family safety and preservation children, youth, and families program and to 16 17 provide specialized and supportive services to the program in processing child abuse and neglect cases. A child protection 18 19 team shall provide consultation to other programs of the 20 department and other persons on child abuse and neglect cases pursuant to s. 415.5055(1)(g). 21 22 Section 13. Section 415.5055, Florida Statutes, is 23 amended to read: 415.5055 Child protection teams; services; eligible 24 25 cases.--The Division of Children's Medical Services of the 26 Department of Health shall develop, maintain, and coordinate the services of one or more multidisciplinary child protection 27 teams in each of the service districts of the Department of 28 29 Children and Family Services. Such teams may be composed of representatives of appropriate health, mental health, social 30 service, legal service, and law enforcement agencies. The 31 14

Legislature finds that optimal coordination of child 1 2 protection teams and sexual abuse treatment programs requires 3 collaboration between the Department of Health and the 4 Department of Children and Family Services. The two 5 departments shall maintain an interagency agreement that 6 establishes protocols for oversight and operations of child 7 protection teams and sexual abuse treatment programs. The 8 Secretary of Health, and the Deputy Secretary for Director of 9 the Division of Children's Medical Services, in consultation with the Secretary of Children and Family Services, shall 10 maintain the responsibility for the screening, employment, 11 12 and, if necessary, the termination of child protection team medical directors, at headquarters and in the 15 districts. 13 14 Child protection team medical directors shall be responsible 15 for oversight of the teams in the districts. (1) The Department of Health shall utilize and convene 16 17 the teams to supplement the assessment and protective 18 supervision activities of the family safety and preservation 19 children, youth, and families program of the Department of 20 Children and Family Services. Nothing in this section shall be construed to remove or reduce the duty and responsibility 21 of any person to report pursuant to s. 415.504 all suspected 22 23 or actual cases of child abuse or neglect or sexual abuse of a child. The role of the teams shall be to support activities 24 25 of the program and to provide services deemed by the teams to 26 be necessary and appropriate to abused and neglected children 27 upon referral. The specialized diagnostic assessment, 28 evaluation, coordination, consultation, and other supportive 29 services that a child protection team shall be capable of 30 providing include, but are not limited to, the following: 31

(a) Medical diagnosis and evaluation services, 1 2 including provision or interpretation of X rays and laboratory 3 tests, and related services, as needed, and documentation of 4 findings relative thereto. 5 (b) Telephone consultation services in emergencies and 6 in other situations. 7 (c) Medical evaluation related to abuse or neglect, as 8 defined by department policy or rule of the Department of 9 Health. Such psychological and psychiatric diagnosis and 10 (d) evaluation services for the child or the child's parent or 11 parents, guardian or guardians, or other caregivers, or any 12 other individual involved in a child abuse or neglect case, as 13 14 the team may determine to be needed. 15 (e) Short-term psychological treatment. It is the 16 intent of the Legislature that short-term psychological 17 treatment be limited to no more than 6 months' duration after treatment is initiated, except that the appropriate district 18 19 administrator may authorize such treatment for individual children beyond this limitation if the administrator deems it 20 21 appropriate. (e)(f) Expert medical, psychological, and related 22 23 professional testimony in court cases. (f)(g) Case staffings to develop, implement, and 24 25 monitor treatment plans for children whose cases have been 26 referred to the team. A child protection team may provide consultation with respect to a child who has not been referred 27 to the team, but who is alleged or is shown to be abused, 28 29 which consultation shall be provided at the request of a representative of the family safety and preservation children, 30 youth, and families program or at the request of any other 31 16 CODING: Words stricken are deletions; words underlined are additions.

1	professional involved with a child or the child's parent or
2	parents, guardian or guardians, or other caregivers. In every
3	such child protection team case staffing, consultation, or
4	staff activity involving a child, a family safety and
5	preservation children, youth, and families program
6	representative shall attend and participate.
7	(g) <del>(h)</del> Case service coordination and assistance,
8	including the location of services available from other public
9	and private agencies in the community.
10	(h) (i) Such training services for program and other
11	department employees of the Department of Children and Family
12	Services, employees of the Department of Health, and other
13	medical professionals as is deemed appropriate to enable them
14	to develop and maintain their professional skills and
15	abilities in handling child abuse and neglect cases.
16	(i)( <del>j)</del> Educational and community awareness campaigns
17	on child abuse and neglect in an effort to enable citizens
18	more successfully to prevent, identify, and treat child abuse
19	and neglect in the community.
20	(2) The child abuse and neglect cases that are
21	appropriate for referral by the <u>family safety and preservation</u>
22	children, youth, and families program to child protection
23	teams of the Department of Health for support services as set
24	forth in subsection (1) include, but are not limited to, cases
25	involving:
26	(a) Bruises, burns, or fractures in a child under the
27	age of 3 years or in a nonambulatory child of any age.
28	(b) Unexplained or implausibly explained bruises,
29	burns, fractures, or other injuries in a child of any age.
30	
31	
	17
COD	<b>ING:</b> Words stricken are deletions; words <u>underlined</u> are additions.

## First Engrossed

CS for SB 1646

1 (c) Sexual abuse of a child in which vaginal or anal
2 penetration is alleged or in which other unlawful sexual
3 conduct has been determined to have occurred.
4 (d) Venereal disease, or any other sexually
5 transmitted disease, in a prepubescent child.
6 (e) Reported malnutrition of a child and failure of a
7 child to thrive.
8 (f) Reported medical, physical, or emotional neglect
9 of a child.
10 (g) Any family in which one or more children have been
11 pronounced dead on arrival at a hospital or other health care
12 facility, or have been injured and later died, as a result of
13 suspected abuse or neglect, when any sibling or other child
14 remains in the home.
15 (h) Symptoms of serious emotional problems in a child
16 when emotional or other abuse or neglect is suspected.
17 (3) All records and reports of the child protection
18 team are confidential and exempt from the provisions of ss.
19 119.07(1) and $455.667$ $455.241$ , and shall not be disclosed,
20 except, upon request, to the state attorney, law enforcement,
21 the Department of Children and Family Services, the Department
22 <u>of Health</u> , and necessary professionals, in furtherance of the
23 treatment or additional evaluative needs of the child or by
24 order of the court.
25
26 In all instances in which a child protection team is providing
27 certain services to abused or neglected children, other
28 offices and units of the Department <u>of Health, and offices and</u>
29 <u>units of the Department of Children and Family Services</u> , shall
30 avoid duplicating the provision of those services.
31
18
CODING:Words stricken are deletions; words underlined are additions.

Section 14. Subsection (2) of section 415.5095, 1 2 Florida Statutes, is amended to read: 415.5095 Intervention and treatment in sexual abuse 3 4 cases; model plan.--5 (2) The Department of Health Children and Family 6 Services shall develop a model plan for community intervention 7 and treatment of intrafamily sexual abuse in conjunction with 8 the Department of Children and Family Services, the Department 9 of Law Enforcement, the Department of Education, the Attorney General, the state Guardian Ad Litem Program, the Department 10 of Corrections, representatives of the judiciary, and 11 12 professionals and advocates from the mental health and child 13 welfare community. 14 Section 15. Subsection (5) of section 415.51, Florida 15 Statutes, is amended to read: 415.51 Confidentiality of reports and records in cases 16 17 of child abuse or neglect .--18 (5) All records and reports of the child protection 19 team of the Department of Health are confidential and exempt 20 from the provisions of ss. 119.07(1) and 455.667 455.241, and 21 shall not be disclosed, except, upon request, to the state 22 attorney, law enforcement, the department, and necessary 23 professionals, in furtherance of the treatment or additional evaluative needs of the child or by order of the court. 24 Section 16. Section 415.515, Florida Statutes, is 25 26 created to read: 27 415.515 Rules for implementation of ss. 415.5055 and 415.5095.--The Department of Health, in consultation with the 28 29 Department of Children and Family Services, shall adopt rules governing the child protection teams and the sexual abuse 30 treatment program pursuant to ss. 415.5055 and 415.5095, 31 19

```
First Engrossed
```

including definitions, organization, roles and responsibilities, eligibility, services and their availability, qualifications of staff, and a waiver-request process. Section 17. A memorandum of agreement shall be developed between the Department of Children and Family Services and the Department of Health that specifies how the teams will work with child protective investigation and service staff, that requires joint oversight by the two departments of the activities of the teams, and that specifies how that oversight will be implemented. Section 18. Section 415.5075, Florida Statutes, is repealed. Section 19. This act shall take effect January 1, 1999. CODING: Words stricken are deletions; words underlined are additions.