## ENROLLED 1998 Legislature

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2	An act relating to rulemaking authority for the
3	Department of Children and Family Services
4	(RAB); amending s. 393.066, F.S.; providing for
5	compliance with federal laws or regulations in
6	rulemaking; amending s. 393.17, F.S.; providing
7	for minimum standards in rules; amending s.
8	394.4781, F.S.; providing rulemaking authority;
9	amending s. 394.78, F.S.; providing for the
10	inclusion of financial requirements in rules;
11	amending s. 394.879, F.S.; providing for
12	inclusion of construction and design
13	requirements in rules; amending s. 397.321,
14	F.S.; authorizing the Department of Children
15	and Family Services to develop standards for
16	employee assistance programs; amending s.
17	397.427, F.S.; providing for inclusion of
18	federal requirements in rules; amending s.
19	409.212, F.S.; providing rulemaking authority;
20	amending s. 409.285, F.S.; providing rulemaking
21	authority; providing an effective date.
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23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Subsection (9) of section 393.066, Florida
26	Statutes, is amended to read:
27	393.066 Community services and treatment for persons
28	who are developmentally disabled
29	(9) The department may adopt rules to ensure
30	compliance with federal laws or regulations that apply to
31	services provided pursuant to this section that caretakers in
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day facilities comply with the requirements for good moral 1 2 character. 3 Section 2. Section 393.17, Florida Statutes, is 4 amended to read: 5 393.17 Behavioral programs; certification of behavior 6 analysts; fees.--The department shall by rule implement a 7 certification program to ensure that qualified persons oversee 8 the design and implementation of behavioral programs for 9 persons who are developmentally disabled. Certification and recertification minimum standards must comply with 10 departmental rules and must include, for initial 11 12 certification, shall be determined by examination of competencies in applying behavior analysis with persons who 13 14 are developmentally disabled within established competency 15 clusters. These competency clusters shall include, but not be limited to, behavioral assessments, observation and recording, 16 17 behavioral program development and monitoring, and other areas as determined by professional practitioners of behavior 18 19 analysis. Fees shall be charged for certification not to exceed the cost of development and administration of the 20 examination and periodic renewal of certification. The 21 department shall establish by rule the procedures for 22 certification and certification renewal. 23 Section 3. Subsection (4) is added to section 24 25 394.4781, Florida Statutes, to read: 394.4781 Residential care for psychotic and 26 emotionally disturbed children. --27 28 (4) RULE ADOPTION. -- The department may adopt rules to 29 carry out this section, including rules concerning review and approval of applications for placement, cost-sharing, and 30 31 client eligibility for placement, and rules to ensure that 2

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facilities from which the department purchases or contracts 1 2 for services under this section provide: 3 (a) Minimum standards for client care and treatment practices, including ensuring that sufficient numbers and 4 5 types of qualified personnel are on duty and available at all 6 times to provide necessary and adequate client safety, care, 7 and security. 8 (b) Minimum standards for client intake and admission, 9 eligibility criteria, discharge planning, assessment, treatment planning, continuity of care, treatment modalities, 10 service array, medical services, physical health services, 11 12 client rights, maintenance of client records, and management of the treatment environment, including standards for the use 13 14 of seclusion, restraints, and time-out. 15 (c) Minimum standards for facility operation and administration, fiscal accountability, personnel policies and 16 17 procedures, and staff education, qualifications, experience, 18 and training. 19 (d) Minimum standards for adequate infection control, 20 housekeeping sanitation, disaster planning, fire safety, 21 construction standards, and emergency services. (e) Minimum standards for the establishment, 22 23 organization, and operation of the licensed facility in accordance with program standards of the department. 24 (f) Licensing requirements. 25 26 Section 4. Paragraph (a) of subsection (1) of section 394.78, Florida Statutes, is amended to read: 27 28 394.78 Operation and administration; personnel 29 standards; procedures for audit and monitoring of service 30 providers; resolution of disputes.--31 3

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1 (1)(a) The Department of Children and Family Health 2 and Rehabilitative Services shall administer this part and 3 shall adopt rules necessary for its administration. In 4 addition to other rulemaking authority, the department may 5 adopt financial rules relating to conflicts of interest; 6 related party transactions; full disclosure of revenue funds 7 and expenses; charts of accounts for state reporting; 8 auditing; penalties for nonperformance; benefit packages; 9 performance outcomes, including client satisfaction and functional assessments; nonpayment and suspended payments for 10 failure to timely submit required client service reports; and 11 12 client financial eligibility requirements. Section 5. Paragraph (f) is added to subsection (1) of 13 14 section 394.879, Florida Statutes, to read: 15 394.879 Rules; enforcement.--(1) The department shall adopt reasonable rules to 16 17 implement this chapter, including, at a minimum, rules 18 providing standards to ensure that: 19 (f) Facility construction and design requirements are 20 consistent with the patients' conditions and that the 21 operation and purposes of these facilities assure individuals' health, safety, and welfare. 22 Section 6. Subsection (12) of section 397.321, Florida 23 Statutes, is amended to read: 24 397.321 Duties of the department.--The department 25 26 shall: 27 (12)Develop standards for cooperate in the development of employee assistance programs for employees of 28 29 state government, local governments, and private business. 30 Section 7. Paragraph (c) is added to subsection (3) of section 397.427, Florida Statutes, to read: 31 4

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1 397.427 Medication treatment service providers; 2 rehabilitation program; needs assessment and provision of 3 services; persons authorized to issue takeout methadone; 4 unlawful operation; penalty .--(3) The department shall adopt rules necessary to 5 6 administer this section, including, but not limited to, rules 7 prescribing criteria and procedures for: 8 (c) Administering any federally required rules, 9 regulations, or procedures. Section 8. Subsection (5) is added to section 409.212, 10 Florida Statutes, to read: 11 12 409.212 Optional supplementation. --13 (5) The department may adopt rules to administer this 14 section relating to eligibility requirements for optional 15 state supplementation. Section 9. Subsection (3) is added to section 409.285, 16 17 Florida Statutes, to read: 409.285 Opportunity for hearing and appeal.--18 19 (3) The department may adopt rules to administer this 20 section. Rules for the Temporary Assistance for Needy Families 21 block grant programs must be similar to the federal requirements for Medicaid programs. 22 23 Section 10. This act shall take effect upon becoming a 24 law. 25 26 27 28 29 30 31 5 CODING: Words stricken are deletions; words underlined are additions.