1	A bill to be entitled
2	An act relating to guardianship; amending s.
3	744.369, F.S.; extending the time to review
4	certain reports; authorizing random field
5	audits; amending s. 744.702, F.S.; providing
6	legislative intent to establish the Statewide
7	Public Guardianship Office; directing the
8	Department of Elderly Affairs to provide
9	certain services and support; creating s.
10	744.7021, F.S.; providing for the Statewide
11	Public Guardianship Office within the
12	Department of Elderly Affairs; providing for an
13	executive director and oversight
14	responsibilities; requiring submission of a
15	guardianship plan and yearly status reports to
16	the Governor, the President of the Senate, the
17	Speaker of the House of Representatives, and
18	the Chief Justice of the Supreme Court;
19	requiring the office to develop a training
20	program; authorizing demonstration projects;
21	providing for rules; amending s. 744.703, F.S.;
22	providing for the executive director to
23	establish offices of public guardian and to
24	appoint public guardians; providing for
25	transfer of oversight responsibility from the
26	chief judge of the circuit to the office;
27	providing for the suspension of public
28	guardians, as specified; amending s. 744.706,
29	F.S.; providing for the preparation of the
30	budget of the Statewide Public Guardianship
31	Office; amending s. 744.707, F.S.; revising
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1	language with respect to procedures and rules
2	to include reference to the Statewide Public
3	Guardianship Office; amending s. 744.708, F.S.;
4	revising language with respect to reports and
5	standards; providing reference to audits by the
б	Auditor General; amending s. 744.709, F.S.;
7	providing that surety bonds can be purchased
8	from funds appropriated to the Statewide Public
9	Guardianship Office; amending s. 744.1085,
10	F.S.; revising language with respect to
11	professional guardians to include reference to
12	the Statewide Public Guardianship Office;
13	amending s. 744.3135, F.S.; providing a
14	procedure for obtaining fingerprint cards and
15	for maintaining the results of certain
16	investigations; amending s. 28.241, F.S.;
17	providing for funds for public guardians;
18	providing for an appropriation; providing for a
19	transfer of resources between agencies;
20	providing an effective date.
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22	WHEREAS, the Legislature has recognized that private
23	guardianship is inadequate when there is no willing and
24	responsible family member or friend, other person, bank, or
25	corporation available to serve as guardian for an
26	incapacitated person, and such person does not have adequate
27	income or wealth for the compensation of a private guardian,
28	and
29	WHEREAS, a few judicial circuits have been able to
30	establish public guardianship programs to provide guardianship
31	services to some of the state's vulnerable citizens, and
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additional circuits would like to have public guardians 1 available, and 2 3 WHEREAS, many of the state's vulnerable citizens are 4 going without this service which is necessary for the exercise 5 of an incapacitated person's constitutional rights, and 6 WHEREAS, the Legislature recognizes the need for a 7 statewide office to assist in finding ways to meet the 8 guardianship needs of incapacitated citizens, and 9 WHEREAS, there is a growing problem in Florida involving functionally incapacitated persons who are unable to 10 11 access needed services, and 12 WHEREAS, the magnitude of this compelling problem 13 demands legislative action to protect our state's most 14 vulnerable citizens, NOW, THEREFORE, 15 16 Be It Enacted by the Legislature of the State of Florida: 17 18 Section 1. Subsections (1) and (2) of section 744.369, 19 Florida Statutes, are amended to read: 20 744.369 Judicial review of guardianship reports.--21 (1) The court shall review the initial guardianship 22 report within 60 days after the filing of the clerk's report 23 of findings to the court. The court shall review the annual guardianship report within 30 15 days after the filing of the 24 clerk's report of findings to the court. 25 26 (2) The court may appoint general or special masters 27 to assist the court in its review function. The court may 28 require the general or special master to conduct random field 29 audits. Section 2. Section 744.702, Florida Statutes, is 30 amended to read: 31 3

1	744.702 Legislative intentThe Legislature finds
2	that private guardianship is inadequate where there is no
3	willing and responsible family member or friend, other person,
4	bank, or corporation available to serve as guardian for an
5	incapacitated person, and such person does not have adequate
6	income or wealth for the compensation of a private guardian.
7	The Legislature intends through this act to establish the
8	Statewide Public Guardianship Office, and permit the
9	establishment of offices of fublic guardian for the
10	purpose of providing guardianship services for incapacitated
11	persons when no private guardian is available. The Legislature
12	further finds that alternatives to guardianship and less
13	intrusive means of assistance should always be explored,
14	including, but not limited to, guardian advocates, before an
15	individual's rights are removed through an adjudication of
16	incapacity. The purpose of this legislation is to provide a
17	public guardian only to those persons whose needs cannot be
18	met through less drastic means of intervention. The Statewide
19	Public Guardianship Office may have the assistance of the
20	Inspector General of the Department of Elderly Affairs in
21	providing auditing services, and the Office of General Counsel
22	of the department shall provide assistance in rulemaking and
23	other matters as needed to assist the Statewide Public
24	Guardianship Office. The executive director of the Statewide
25	Public Guardianship Office shall establish a curriculum
26	committee to develop the training program specified in this
27	part. The curriculum committee shall include, but not be
28	limited to, probate judges.
29	Section 3. Section 744.7021, Florida Statutes, is
30	created to read:
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744.7021 Statewide Public Guardianship Office.--There 1 2 is hereby created the Statewide Public Guardianship Office 3 within the Department of Elderly Affairs. The Department of 4 Elderly Affairs shall provide administrative support and 5 service to the office to the extent requested by the executive 6 director within the available resources of the department. The 7 Statewide Public Guardianship Office shall not be subject to 8 control, supervision, or direction by the Department of 9 Elderly Affairs in the performance of its duties. (1) The head of the Statewide Public Guardianship 10 Office is the executive director who shall be appointed by the 11 12 Governor. The executive director must be a licensed attorney with a background in guardianship law and knowledge of social 13 14 services available to meet the needs of incapacitated persons, shall serve on a full-time basis, and shall personally, or 15 through representatives of the office, carry out the purposes 16 17 and functions of the Statewide Public Guardianship Office in accordance with state and federal law. The executive director 18 19 shall serve at the pleasure of and report to the Governor. 20 (2) The Statewide Public Guardianship Office shall within available resources have oversight responsibilities for 21 22 all public guardians. The office shall review the current public 23 (a) guardian programs in Florida and other states. 24 25 The office, in consultation with local (b) 26 guardianship offices, shall develop statewide performance 27 measures and standards. 28 The office shall review the various methods of (C) 29 funding guardianship programs, the kinds of services being 30 provided by such programs, and the demographics of the wards. In addition, the office shall review and make recommendations 31 5

regarding the feasibility of recovering a portion or all of 1 2 the costs of providing public guardianship services from the 3 assets or income of the wards. (d) No later than October 1, 1999, the office shall 4 5 submit to the Governor, the President of the Senate, the 6 Speaker of the House of Representatives, and the Chief Justice 7 of the Supreme Court an interim report describing the progress 8 of the office in meeting the goals as described in this 9 section. No later than October 1, 2000, the office shall submit to the Governor, the President of the Senate, the 10 Speaker of the House of Representatives, and the Chief Justice 11 12 of the Supreme Court a proposed public guardianship plan including alternatives for meeting the state's guardianship 13 14 needs. This plan may include recommendations for less than the 15 entire state, may include a phase-in system, and shall include estimates of the cost of each of the alternatives. Each year 16 17 thereafter, the office shall provide a status report and 18 provide further recommendations to address the need for public 19 guardianship services and related issues. 20 (e) The office may provide assistance to local 21 governments or entities in pursuing grant opportunities. The 22 office shall review and make recommendations in the annual 23 report on the availability and efficacy of seeking Medicaid matching funds. The office shall diligently seek ways to use 24 25 existing programs and services to meet the needs of public 26 wards. (f) The office shall develop a guardianship training 27 program. The training program may be offered to all guardians 28 whether public or private. A fee may be charged to private 29 30 guardians in order to defray the cost of providing the 31 training. 6

1	(3) The office may conduct or contract for	
2	demonstration projects, within funds appropriated or through	
3	gifts, grants, or contributions for such purposes, to	
4	determine the feasibility or desirability of new concepts of	
5	organization, administration, financing, or service delivery	
6	designed to preserve the civil and constitutional rights of	
7	indigent persons of marginal or diminished capacity due to the	
8	infirmities of aging as manifested by Alzheimer's disease or	
9	related memory disorders, organic brain damage, or other	
10	physical, mental, or emotional dysfunctioning. The	
11	demonstration projects should endeavor to address emergency	
12	needs of affected persons prior to judicial intervention, to	
13	utilize alternatives to guardianship, when possible, and to	
14	develop innovative linkages between existing programs and	
15	services including those funded through the Department of	
16	Elderly Affairs Alzheimer's Disease Initiative and related	
17	services, the adult protective services program, and local law	
18	enforcement.	
19	(4) The office may promulgate rules pursuant to the	
20	requirements of chapter 120 to carry out the provisions of	
21	this section.	
22	Section 4. Section 744.703, Florida Statutes, is	
23	amended to read:	
24	744.703 Office of public guardian; appointment,	
25	notification	
26	(1) The executive director of the Statewide Public	
27	<u>Guardianship Office</u> The chief judge of the judicial circuit,	
28	after consultation with the <u>chief judge and other</u> circuit	
29	judges within the judicial circuit and with appropriate	
30	advocacy groups and individuals and organizations who are	
31	knowledgeable about the needs of incapacitated persons, may	
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establish, within a county in the judicial circuit or within 1 the judicial circuit, an office of public guardian and create 2 3 a list of persons best qualified to serve as the public 4 guardian. The public guardian must have knowledge of the legal 5 process and knowledge of social services available to meet the 6 needs of incapacitated persons. A nonprofit corporation under 7 s. 744.309(5) may be appointed public guardian only if: 8 (a) It has been granted tax-exempt status from the 9 United States Internal Revenue Service; and (b) It maintains a staff of professionally qualified 10 individuals to carry out the guardianship functions, including 11 12 a staff attorney who has experience in probate areas and another person who has a master's degree in social work, or a 13 14 gerontologist, psychologist, registered nurse, or nurse practitioner. 15 (2) The executive director chief judge shall appoint 16 17 the public guardian from the list of candidates described in 18 subsection (1). A public guardian must meet the qualifications 19 for a guardian as prescribed in s. 744.309(1)(a). Upon appointment of the public guardian, the executive director 20 21 chief judge shall notify the chief judge of the judicial circuit and the Chief Justice of the Supreme Court of Florida, 22 23 in writing, of the appointment. If the needs of the county or circuit do not 24 (3) 25 require a full-time public guardian, a part-time public 26 guardian may be appointed at reduced compensation. (4) A public guardian, whether full-time or part-time, 27 may not hold any position that would create a conflict of 28 29 interest. (5) The public guardian is to be appointed for a term 30 of 4 years, after which her or his appointment must be 31 8 CODING: Words stricken are deletions; words underlined are additions.

reviewed by the executive director chief judge of the circuit, 1 and may be reappointed for a term of up to 4 years. A public 2 3 guardian may be suspended upon the request of the chief judge. 4 If a public guardian is suspended, the executive director 5 shall appoint an acting public guardian as soon as possible to 6 serve until such time as the public guardian is reinstated or 7 a permanent replacement is selected. Removal of the public 8 guardian from office during the term of office must be by the 9 executive director after consultation with or upon the recommendation of the chief judge. This section does not 10 limit the application of ss. 744.474 and 744.477. 11 12 (6) Public guardians appointed by a chief judge pursuant to this section may continue in their positions until 13 14 the expiration of the term pursuant to their agreement with the chief judge. However, oversight of all public guardians 15 16 shall transfer to the Statewide Public Guardianship Office 17 upon the effective date of this act. The executive director of the Statewide Public Guardianship Office shall be responsible 18 19 for all future appointments of public guardians pursuant to 20 this act. 21 Section 5. Section 744.706, Florida Statutes, is 22 amended to read: 23 744.706 Preparation of budget.--Each public guardian shall prepare a budget for the operation of the office of 24 public guardian to be submitted to the Statewide Public 25 26 Guardianship Office chief judge of the judicial circuit for 27 inclusion in the Department of Elderly Affairs' circuit courts'legislative budget request. The office of public 28 29 guardian shall be operated within the limitations of the General Appropriations Act and any other funds appropriated by 30 the Legislature to that particular judicial circuit, subject 31 9

to the provisions of chapter 216. The Department of Elderly 1 2 Affairs shall make a separate and distinct request for an 3 appropriation for the Statewide Public Guardianship Office. 4 However, this section shall not be construed to preclude the 5 financing of any operations of the office of the public 6 guardian by moneys raised through local effort or through the 7 efforts of the Statewide Public Guardianship Office. All 8 public guardians who are funded in whole or in part by moneys 9 raised through local efforts, grants, or any other source must submit a copy of their budget to the Statewide Public 10 Guardianship Office annually. 11 12 Section 6. Section 744.707, Florida Statutes, is 13 amended to read: 744.707 Procedures and rules.--The public guardian, 14 15 subject to the oversight of the Statewide Public Guardianship 16 Office, is authorized to: 17 (1) Formulate and adopt necessary procedures to assure the efficient conduct of the affairs of the ward and general 18 administration of the office and staff. 19 20 (2) Contract for services necessary to discharge the 21 duties of the office. 22 (3) Accept the services of volunteer persons or 23 organizations and provide reimbursement for proper and 24 necessary expenses. 25 Section 7. Subsections (3), (4), (5), (7), and (8) of 26 section 744.708, Florida Statutes, are amended to read: 744.708 Reports and standards.--27 28 (3) A public guardian shall file an annual report on 29 the operations of the office of public guardian, in writing, 30 by September 1 for the preceding fiscal year with the Statewide Public Guardianship Office chief judge of the 31 10

judicial circuit who shall have responsibility for supervision 1 of the operations of the office of public guardian. 2 (4) Within 6 months of his or her appointment as 3 4 guardian of a ward, the public guardian shall submit to the 5 clerk of the court for placement in the ward's guardianship 6 file and to the executive director of the Statewide Public 7 Guardianship Office the chief judge of the circuit a report on 8 his or her efforts to locate a family member or friend, other 9 person, bank, or corporation to act as guardian of the ward and a report on the ward's potential to be restored to 10 11 capacity. 12 (5) An independent audit by a qualified certified public accountant shall be performed at least every 2 years. 13 14 The audit should include an investigation into the practices 15 of the office for managing the person and property of the wards. A copy of the report shall be submitted to the 16 17 Statewide Public Guardianship Office. In addition, the office of public guardian shall be subject to audits by the Auditor 18 19 General pursuant to s. 11.45. 20 (7) The ratio for professional staff to wards shall be 21 1 professional to 40 wards. The Statewide Public Guardianship 22 Office chief judge of the circuit upon application of the 23 public guardian, or upon the court's own motion, may enlarge or recede from the ratio after consultation with the local 24 public guardian and the chief judge of the circuit court for 25 26 good cause. The basis of the decision to enlarge or recede 27 from the prescribed ratio shall be reported in the annual 28 report to the Governor, the President of the Senate, the 29 Speaker of the House of Representatives, and the Chief Justice 30 of the Supreme Court. 31 11

(8) The term "professional," for purposes of this 1 2 part, shall not include the public guardian nor the executive director of the Statewide Public Guardianship Office. 3 The 4 term "professional" shall be limited to those persons who 5 exercise direct supervision of individual wards under the 6 direction of the public guardian. 7 Section 8. Subsection (3) of section 744.1085, Florida 8 Statutes, is amended to read: 9 744.1085 Regulation of professional guardians; application; bond required; educational requirements; 10 11 audits.--12 (3) Each professional guardian defined in s. 744.102(15), on October 1, 1997, must receive a minimum of 40 13 14 hours of instruction and training by October 1, 1998, or within 1 year after becoming a professional guardian, 15 whichever occurs later. Each professional guardian must 16 receive a minimum of 16 hours of continuing education every 2 17 calendar years after the year in which the initial 40-hour 18 19 educational requirement is met. The instruction and education must be completed through a course approved or offered by the 20 Statewide Public Guardianship Office chief judge of the 21 22 circuit court and taught by a court-approved organization. The 23 expenses incurred to satisfy the educational requirements prescribed in this section may not be paid with the assets of 24 any ward. This subsection does not apply to any attorney who 25 26 is licensed to practice law in this state. Section 9. Section 744.3135, Florida Statutes, is 27 28 amended to read: 29 744.3135 Credit and criminal investigation.--The court 30 may require a prospective guardian and shall require a professional guardian, to submit, at his or her own expense, 31 12 CODING: Words stricken are deletions; words underlined are additions.

to an investigation of the prospective guardian's credit 1 history and an investigatory check by the National Crime 2 3 Information Center and the Florida Crime Information Center 4 systems by means of fingerprint checks by the Department of 5 Law Enforcement and the Federal Bureau of Investigation. The court shall waive the credit and criminal investigation for a 6 7 guardian who is the spouse or child of the ward. The clerk of the court shall obtain fingerprint cards from the Federal 8 9 Bureau of Investigation and make them available to guardians. Any guardian who is so required by this provision or by the 10 court shall have his or her fingerprints taken and forward the 11 12 proper fingerprint card along with the necessary fee to the 13 Florida Department of Law Enforcement for processing. The 14 results of the fingerprint checks shall be forwarded to the 15 clerk of court who shall maintain the results in a guardian 16 file and shall make the results available to the court. If 17 credit or criminal investigations are required, the court must consider the results of the investigations in appointing a 18 19 guardian. 20 Section 10. Section 744.709, Florida Statutes, is 21 amended to read: 22 744.709 Surety bond.--Upon taking office, a public 23 guardian shall file a bond with surety as prescribed in s. 45.011 to be approved by the clerk. The bond shall be payable 24 to the Governor and the Governor's successors in office, in 25 26 the penal sum of not less than \$5,000 nor more than \$25,000, 27 conditioned on the faithful performance of all duties by the guardian. The amount of the bond shall be fixed by the 28 29 majority of the judges within the judicial circuit. In form the bond shall be joint and several. 30 31 13

Section 11. Subsection (1) of section 28.241, Florida Statutes, is amended to read:

28.241 Filing charges for trial and appellate proceedings.--

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5 (1) The party instituting any civil action, suit, or 6 proceeding in the circuit court shall pay to the clerk of that 7 court a service charge of \$40 in all cases in which there are 8 not more than five defendants and an additional service charge 9 of \$2 for each defendant in excess of five. An additional service charge of \$10 shall be paid by the party seeking each 10 severance that is granted. An additional service charge of \$35 11 12 shall be paid to the clerk for all proceedings of garnishment, attachment, replevin, and distress. An additional service 13 14 charge of \$8 shall be paid to the clerk for each civil action 15 filed, \$7 of such charge to be remitted by the clerk to the State Treasurer for deposit into the General Revenue Fund 16 17 unallocated. An additional charge of \$2.50 shall be paid to 18 the clerk for each civil action brought in circuit or county 19 court, to be deposited into the Court Education Trust Fund; the moneys collected shall be forwarded by the clerk to the 20 Supreme Court monthly for deposit in the fund. 21 Service charges in excess of those herein fixed may be imposed by the 22 23 governing authority of the county by ordinance or by special or local law; and such excess shall be expended as provided by 24 such ordinance or any special or local law, now or hereafter 25 26 in force, to provide and maintain facilities, including a law 27 library, for the use of the courts of the county wherein the service charges are collected; to provide and maintain 28 29 equipment; or for a legal aid program in such county. In addition, the county is authorized to impose, by ordinance or 30 by special or local law, a fee of up to \$15 for each civil 31

action filed, for the establishment, maintenance, or 1 supplementation of a public guardian pursuant to ss. 2 3 744.701-744.708, inclusive. Postal charges incurred by the 4 clerk of the circuit court in making service by certified or registered mail on defendants or other parties shall be paid 5 by the party at whose instance service is made. That part of б 7 the within fixed or allowable service charges which is not by 8 local or special law applied to the special purposes shall 9 constitute the total service charges of the clerk of such court for all services performed by him or her in civil 10 actions, suits, or proceedings. The sum of all service 11 12 charges and fees permitted under this subsection may not 13 exceed \$200; however, the \$200 cap may be increased to \$210 in 14 order to provide for the establishment, maintenance, or 15 supplementation of a public guardian as indicated in this 16 subsection. 17 Section 12. There is hereby appropriated from the General Revenue fund in a lump sum to the Department of Elder 18 19 Affairs the sum of \$300,000 in order to carry out the purposes 20 of this act. 21 Section 13. All powers, duties and functions, records, personnel, property, and unexpended balances of 22 23 appropriations, allocations, or other funds relating to the public guardianship program under Chapter 744, Florida 24 Statutes, are transferred by a type two transfer, as defined 25 in s. 20.06(2), Florida Statutes, from the Circuit Court 26 27 budget entity within the Judicial Branch to the Department of Elder Affairs. 28 29 Section 14. This act shall take effect October 1, 30 1998. 31 15