Florida House of Representatives - 1999 HB 2003 By the Committee on Children & Families and Representative Murman

1	A bill to be entitled
2	An act relating to mental health and substance
3	abuse services; amending s. 394.66, F.S.;
4	conforming references; amending s. 394.74,
5	F.S.; authorizing the Department of Children
6	and Family Services to use unit cost methods of
7	payment in contracts for mental health and
8	substance abuse services; amending s. 394.78,
9	F.S.; requiring the department to establish
10	certain contract, payments, and accounting
11	standards; directing the department to propose
12	revisions to pt. IV of ch. 394, F.S., relating
13	to community alcohol, drug abuse, and mental
14	health services; requiring a report; amending
15	s. 397.419, F.S.; providing quality assurance
16	program requirements for substance abuse
17	services; providing for district quality
18	assurance coordinators, contingent upon
19	specific appropriation; creating s. 397.92,
20	F.S.; providing goals of the children's
21	substance abuse services system; creating s.
22	397.93, F.S.; specifying target populations;
23	creating s. 397.94, F.S.; requiring each
24	district of the Department of Children and
25	Family Services to develop a children's
26	substance abuse information and referral
27	network by a specified date; creating s.
28	397.95, F.S.; requiring certain service
29	providers to comply with licensure requirements
30	and department rules; creating s. 397.951,
31	F.S.; providing for the integration of
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1	treatment and sanctions; creating s. 397.96,
2	F.S.; providing for intensive case management
3	for certain complex cases; creating s. 397.97,
4	F.S.; creating the Children's Network of Care
5	Demonstration Models for local delivery of
6	substance abuse services; providing a time
7	limitation; providing for purchase of services;
8	providing criteria for operation; creating s.
9	397.98, F.S.; providing for utilization
10	management under the demonstration models;
11	creating s. 397.99, F.S.; providing for award
12	of school substance abuse prevention
13	partnership grants; providing procedures for
14	application and review; providing criteria for
15	funding and requirements for operation of
16	programs funded; providing for rules; creating
17	s. 397.997, F.S.; providing for a prevention
18	website; creating s. 397.998, F.S.; directing
19	the department to establish a program to
20	provide drug-free communities support match
21	grants, contingent upon specific
22	appropriations; providing purposes,
23	eligibility, and procedures; authorizing
24	department rules; providing an effective date.
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26	WHEREAS, the Legislature finds that substance abuse has
27	a detrimental effect on children that requires a system of
28	appropriate substance abuse services, including school-based,
29	community-based prevention, and early intervention programs,
30	as well as community-based treatment programs, and
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WHEREAS, it is in the state's best interest that children with a substance abuse problem receive the services they need to enable them to become and remain independent of state care or, when in state care, to return home or be placed in an appropriate home-like setting, and WHEREAS, it is the intent of the Legislature to ensure that prevention, early intervention, and treatment services are available for children who are delinquent or dependent, and WHEREAS, the Legislature recognizes that the most effective prevention, early intervention, and treatment strategies for children require that families participate in substance abuse services, and WHEREAS, it is the goal of the Legislature to provide an accountable and effective system of substance abuse prevention, intervention, and treatment services through a quality assurance process that ensures the most effective service delivery system, NOW, THEREFORE, Be It Enacted by the Legislature of the State of Florida: Section 1. Subsections (3) and (7) of section 394.66, Florida Statutes, are amended to read: 394.66 Legislative intent with respect to alcohol, drug abuse, and mental health services. -- It is the intent of the Legislature to: (3) Ensure that all activities of the Department of Children Health and Family Rehabilitative Services and its contractors are directed toward the coordination of planning efforts in alcohol, drug abuse, and mental health treatment

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1 (7) Include alcohol, drug abuse, and mental health 2 services as a component of the integrated service delivery system of the Department of Children Health and Family 3 4 Rehabilitative Services. Section 2. Subsection (2) of section 394.74, Florida 5 б Statutes, is amended to read: 7 394.74 Contracts for provision of local alcohol, drug 8 abuse, and mental health programs. --(2)(a) Contracts for service shall be consistent with 9 10 the approved district plan and the service priorities established in s. 394.75(4). 11 12 (b) Notwithstanding s. 394.76(3)(a) and (c), the 13 department may use unit cost methods of payment in contracts 14 for purchasing mental health and substance abuse services 15 through June 30, 2000. The unit cost contracting system must 16 account for those patient fees that are paid on behalf of a specific client and those that are earned and used by the 17 provider for those services funded in whole or in part by the 18 19 department. 20 (c) The department may reimburse actual expenditures for start-up contracts and fixed capital outlay contracts in 21 accordance with contract specifications. 22 23 Section 3. Subsection (6) is added to section 394.78, 24 Florida Statutes, 1998 Supplement, to read: 394.78 Operation and administration; personnel 25 26 standards; procedures for audit and monitoring of service 27 providers; resolution of disputes.--28 (6) The department shall, by rule, establish standards 29 for contracting budgeting, methods of payment, and the 30 accounting of patient fees that are earned on behalf of a 31 specific client.

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1	Section 4. The Department of Children and Family
2	Services is directed to propose statutory revisions to part IV
3	of chapter 394, Florida Statutes, pertaining to the overall
4	financing and contracting structure for publicly funded mental
5	health and substance abuse services. Other areas to be
6	reviewed for this statutory proposal are: priority population
7	groups for publicly funded mental health and substance abuse
8	services; a description of the comprehensive mental health and
9	substance abuse delivery systems; district mental health and
10	substance abuse needs assessment and planning activities; and
11	local government responsibilities for funding mental health
12	and substance abuse services. The department must convene a
13	workgroup to assist them in the development of these statutory
14	revisions. At a minimum, this workgroup must include two
15	persons who have knowledge and interest in mental health and
16	substance abuse services. The proposed statutory revisions
17	must be submitted to the Office of the Governor, the President
18	of the Senate, and the Speaker of the House of Representatives
19	no later than December 1, 1999, for consideration by the
20	Legislature in 2000.
21	Section 5. Subsections (8), (9), and (10) are added to
22	section 397.419, Florida Statutes, to read:
23	397.419 Quality assurance programs
24	(8) The quality assurance program shall be implemented
25	as part of the department's contract management process. The
26	quality assurance program shall:
27	(a) Track performance measures and standards
28	established by the Legislature as part of the
29	performance-based program budgeting process;
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1 (b) Provide a framework for evaluating outcomes which 2 is separate from the performance-based program budgeting 3 process, including: 4 1. Output measures, such as capacities, technologies, 5 and infrastructure, that make up the system of care. 6 2. Process measures, such as administrative and 7 clinical components of treatment. 8 3. Outcome measures pertaining to the outcomes of 9 services; 10 (c) Provide for a system of analyzing those factors 11 which have an effect on performance at the local level; 12 (d) Provide for a system of reporting the results of 13 quality assurance reviews; and (e) Incorporate best practice models for use in 14 15 improving performance in those areas which are deficient. 16 (9) The quality assurance program shall incorporate a peer review process into its protocol, to include: 17 (a) Reviews of providers by departmental district 18 19 staff and other providers. 20 (b) Reviews of individual districts by other 21 districts. 22 (10) Contingent upon specific appropriation, a quality 23 assurance coordinator position shall be established within 24 each service district to oversee the implementation and 25 operation of the quality assurance program. 26 Section 6. Part X of chapter 397, Florida Statutes, is 27 retitled to read: 28 29 PART X 30 JUVENILE EMERGENCY PROCEDURES AND 31 CHILDREN'S SUBSTANCE ABUSE SERVICES 6

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1 2 Section 7. Section 397.92, Florida Statutes, is 3 created to read: 4 397.92 Children's substance abuse services system; 5 goals.--6 (1) It is the intent of the Legislature that the 7 children's substance abuse services system achieve the 8 following performance outcomes for children who are eligible 9 for services: 10 (a) Identification of the presenting problems and 11 conditions of substance abuse through the use of valid 12 assessment. 13 (b) Improvement in the child's ability to function in 14 the family with minimum supports. 15 (c) Improvement in the child's ability to function in 16 school with minimum supports. (d) Improvement in the child's ability to function in 17 18 the community with minimum supports. 19 (e) Improvement in the child's ability to live 20 drug-free. (f) Reduction of behaviors and conditions that may be 21 22 linked to substance abuse, such as unintended pregnancy, delinquency, sexually transmitted diseases, and smoking, and 23 24 other negative behaviors. 25 (g) Increased return of children in state custody, 26 drug-free, to their homes, or the placement of such children, 27 drug-free, in an appropriate setting. 28 (2) Pursuant to s. 216.0166, the department shall 29 annually develop performance outcomes and performance measures to assess the performance of the children's substance abuse 30 31 services system in achieving the intent of this section. 7

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1 Section 8. Section 397.93, Florida Statutes, is 2 created to read: 3 397.93 Children's substance abuse services; target 4 populations.--The target populations for children's substance 5 abuse services are children at risk for substance abuse and б children with substance abuse problems. 7 (1) Children at risk for substance abuse include: 8 (a) Children who are at risk due to regular or 9 periodic exposure to negative factors related to family, community, school, self, or peers. Children in this category 10 11 are typically placed in special prevention programs which are 12 often school-based and which emphasize the importance of 13 protective factors to reduce risk. 14 (b) Children who are at risk due to experimental and 15 social use of substances. Children in this category are 16 typically placed in early intervention programs which may 17 occur in the community or school. (2) Children with substance abuse problems include: 18 (a) Children who use substances on a daily, weekly, or 19 20 monthly basis. Children in this category typically need outpatient counseling and in some cases more structured day or 21 22 night treatment. (b) Children with a substance dependency or addiction. 23 24 Children in this category typically need structured day or 25 night treatment or more intensive and longer term residential 26 treatment, with some severe cases initially in need of 27 detoxification and stabilization. 28 Section 9. Section 397.94, Florida Statutes, is 29 created to read: 30 397.94 Children's substance abuse services; information and referral network. --31 8

(1) Each service district of the department shall 1 2 develop a plan for and implement a districtwide comprehensive children's substance abuse information and referral network to 3 be operational by July 1, 2000. 4 5 (2) In order to ensure access and appropriate 6 referral, the network shall be incorporated into the 7 district's child and adolescent mental health information and 8 referral network provided for under s. 394.4985 and, by July 1, 2000, renamed the referral network the children's substance 9 abuse and mental health information and referral network. 10 Districts shall submit a plan to the secretary of the 11 12 department regarding the integration of the substance abuse 13 services information and referral network with the child and 14 adolescent mental health information and referral network no later than December 1, 1999. 15 (3) The district shall determine the most 16 cost-effective method for delivering this service and may 17 select a new provider or utilize an existing provider or 18 providers with a record of success in providing information 19 20 and referral services. (a) Districts shall submit the plan to the secretary 21 of the department no later than October 1, 1999. 22 23 (b) The plan must provide assurances that the 24 information and referral network will include a resource 25 directory that contains information regarding the children's 26 substance abuse services available, including, but not limited 27 to: 28 1. Public and private resources by service component, including resources for involuntary admissions under s. 29 30 397.675. 31

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1 2. Hours of operation and hours during which services 2 are provided. 3 3. Ages of persons served. 4. Description of services. 4 5 5. Eligibility requirements. 6. Fee schedules. 6 7 (c) Maintain and annually update information regarding 8 private practitioners in the community who provide substance 9 abuse services to children. 10 (d) Develop and implement procedures for documenting requests for services, including, but not limited to: 11 12 1. Number of calls by type of service requested, if 13 any; 14 2. Ages of children for whom services are requested; 15 and 3. Disposition on all referrals, including location of 16 resource if referred for face-to-face screening. 17 (e) Develop and implement procedures for sharing 18 19 information with participating community agencies and 20 resources. (4) In planning the information and referral network, 21 the district shall consider the establishment of a 24-hour 22 toll-free telephone number to call for information and a 23 24 public service campaign to inform the public about the 25 information and referral service. 26 Section 10. Section 397.95, Florida Statutes, is 27 created to read: 28 397.95 Children's substance abuse services; services 29 provided by licensed providers. -- Each service district of the 30 department shall ensure that all screening, intake, assessment, enrollment, service planning, and case management 31 10

services provided under this part are provided by children's 1 2 substance abuse services providers licensed under part II and 3 in accordance with standards set forth in department rules. Section 11. Section 397.951, Florida Statutes, is 4 created to read: 5 б 397.951 Treatment and sanctions.--The Legislature 7 recognizes that the integration of treatment and sanctions 8 greatly increases the effectiveness of substance abuse 9 treatment. It is the responsibility of the department and the substance abuse treatment provider to employ the full measure 10 of sanctions available to require participation and completion 11 12 of treatment to ensure successful outcomes for children in 13 substance abuse treatment. 14 (1) Pursuant to the provisions of this chapter, the 15 department shall ensure that substance abuse treatment 16 providers develop and manage treatment plans that are 17 appropriate to the severity of the substance abuse problem and tailored to the individual needs of the child. 18 19 (2) The department shall ensure that substance abuse 20 treatment providers employ any and all appropriate available sanctions necessary to engage, motivate, and maintain a child 21 22 in treatment, including, but not limited to, provisions in law 23 that: 24 (a) Provide for parental participation in treatment 25 for involuntary admission to treatment, as provided in part IV 26 of this chapter. 27 (b) Provide for law enforcement authorities to assume 28 custody of a child who is substance abuse impaired and allow placement of a child into the care of a hospital, substance 29 abuse detoxification facility, or addiction receiving 30 31 facility, as specified in part V of this chapter.

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(c) Provide parental authority to involuntarily admit 1 2 a child for assessment to an addiction receiving facility, as 3 specified in part V of this chapter. 4 (d) Provide parents and substance abuse providers with 5 civil involuntary procedures to secure court-ordered 6 assessment and treatment for children, as specified in part V 7 of this chapter. 8 (e) Authorize the court or any criminal justice 9 authority with jurisdiction over a child charged or convicted 10 of a crime to require that the delinquent or offender receive 11 substance abuse services under part VII of this chapter. 12 (f) Provide authority of the court and contempt powers 13 to require parental participation in the treatment of a 14 delinquent or offender pursuant to s. 397.706. 15 (g) Authorize the court to mandate services for 16 children and their families in dependency proceedings under chapter 39, and children and families in need of services 17 under chapter 984. 18 19 (h) Provide that the use, possession, or sale of 20 controlled substances, as defined in chapter 893, or possession of electronic telephone pagers, by any student 21 22 while such student is upon school property or in attendance at 23 a school function is grounds for disciplinary action by the 24 school and may also result in criminal penalties being imposed 25 pursuant to s. 232.26. 26 (i) Provide that, pursuant to s. 322.056, for any 27 person under 18 years of age who is found guilty of or 28 delinquent for a violation of s. 562.11(2), s. 562.111, or 29 chapter 893, and is eligible by reason of age for a driver's

30 license or driving privilege, the court shall direct the

31 Department of Highway Safety and Motor Vehicles to revoke or

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to withhold issuance of his or her driver's license or driving 1 2 privilege for a period of: 1. Not less than 6 months and not more than 1 year for 3 the first violation. 4 5 2. Two years, for a subsequent violation. 6 Section 12. Section 397.96, Florida Statutes, is 7 created to read: 8 397.96 Case management for complex substance abuse cases.--9 10 (1) Contingent upon specific appropriations, it is the intent of the Legislature to provide for a more intensive 11 12 level of case management for complex cases involving children 13 who need substance abuse services. Such services shall be 14 directed toward children receiving services from several 15 agencies or programs to address the complex problems created by substance abuse, dependency, or addiction. 16 (2) The department shall determine when a child 17 receiving children's substance abuse services under this part 18 19 shall have a case manager. 20 (3) For the purposes of this section, "case management" means those activities aimed at: 21 22 (a) Implementing a treatment plan; 23 (b) Advocacy; 24 (c) Linking services providers to a child and family; 25 (d) Monitoring services delivery; and 26 (e) Collecting information to determine the effect of 27 services and treatment. 28 The case manager shall periodically review (4) 29 services utilization to ascertain compliance with plans approved by the planning team. 30 31

1 The department shall establish by rule standards (5) 2 to coordinate case management activities from various referral 3 points, in order to minimize fragmentation and duplication and 4 promote stability of case managers assigned to a child and 5 family. In the attempt to minimize duplication, it is the б intent of the Legislature that a child have no more than one 7 case manager. 8 Section 13. Section 397.97, Florida Statutes, is 9 created to read: 10 397.97 Children's substance abuse services; 11 demonstration models. --12 (1) CREATION; PURPOSE. -- There is created the 13 Children's Network of Care Demonstration Models to operate, 14 for 4 years, for children who are at risk of substance abuse 15 or who have substance abuse problems. The purpose of the 16 demonstration models is to encourage collaboration among the department, the Agency for Health Care Administration, the 17 Department of Education, the Department of Health, the 18 19 Department of Juvenile Justice, local government agencies, and 20 any other interested party, through a partnership agreement entered into to provide a locally organized network of care 21 22 for children and their families. The demonstration models 23 must: 24 (a) Be implemented using existing funds; 25 (b) Center on the child and his or her family; 26 (c) Promote integration and coordination of services; 27 (d) Provide for accountable outcomes; and 28 (e) Emphasize the provision of services in the least 29 restrictive, most appropriate setting, utilizing uniform placement criteria established in rule of the department. 30 31

(2) GOAL.--The goal of the Children's Network of Care 1 2 Demonstration Models is to create an effective interagency strategy for delivering substance abuse services to the target 3 4 populations through a local network of service providers. The 5 specific objectives of this strategy are to: 6 (a) Develop standardized forms and uniform procedures 7 which shall be used for screening, intake, assessment, 8 enrollment, service planning, case management, and utilization 9 management; 10 (b) Eliminate duplication of services; (c) Employ natural supports in the family and the 11 12 community to help meet the service needs of the child who is 13 at risk of substance abuse or has a substance abuse problem; 14 (d) Improve interagency planning efforts through 15 greater collaboration between public and private 16 community-based agencies; (e) Test creative and flexible strategies for 17 financing the care of children who are at risk of substance 18 19 abuse or have a substance abuse problem; and 20 (f) Share information about the child with appropriate 21 community agencies. (3) PURCHASE OF SERVICES; OPERATION CRITERIA.--22 23 (a) Each demonstration model shall be governed by a 24 multiagency consortium of state and county agencies or other public agencies, or a community-based, not-for-profit 25 26 substance abuse or behavioral health network designated by the 27 department, hereafter referred to as the purchasing agent, 28 which shall purchase individualized services for children who are at risk of substance abuse or have a substance abuse 29 problem. Services shall be based on client need rather than on 30 traditional services limited to narrowly defined cost centers 31

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or appropriations categories. Approval to operate as a 1 2 Children's Network of Care Demonstration Model shall be given by the secretary of the department and shall be based on 3 criteria developed by the department. 4 5 (b) The local purchasing agent is responsible for б designing a well-defined network of experienced substance 7 abuse services providers. At a minimum, the consortium shall: 8 1. Specify the capacity and composition of the 9 provider network; 10 2. Approve providers for the network; 11 3. Ensure enrollees' access to network services; 12 4. Subcontract with providers; 13 5. Establish qualification standards for provider 14 staff; and 15 6. Monitor providers' performance. 16 (4) COLLABORATION.--Demonstration models established 17 under this section may enter into collaborative partnership with demonstration models established pursuant to s. 394.498. 18 Section 14. Section 397.98, Florida Statutes, is 19 20 created to read: 397.98 Children's substance abuse services; 21 22 utilization management .--(1) Utilization management shall be an integral part 23 of each Children's Network of Care Demonstration Model as 24 described under s. 397.97. The utilization management process 25 26 shall include procedures for analyzing the allocation and use of resources by the purchasing agent. Such procedures shall 27 28 include: 29 (a) Monitoring the appropriateness of admissions to residential services or other levels of care as determined by 30 31 the department.

(b) Monitoring the duration of care. 1 2 (c) Developing profiles of network providers which 3 describe their patterns of delivering care. 4 (d) Authorizing care for high-cost services. 5 (2) The procedures shall be established by the 6 purchasing agent in consultation with the department and are 7 subject to approval by the secretary of the department. The 8 implementation of utilization management within the 9 demonstration models shall be contingent upon the availability 10 of funds. 11 Section 15. Section 397.99, Florida Statutes, is 12 created to read: 13 397.99 School substance abuse prevention partnership 14 grants.--15 (1) GRANT PROGRAM. --16 (a) In order to encourage the development of effective substance abuse prevention and early intervention strategies 17 for school-age populations, the school substance abuse 18 19 prevention partnership grant program is established. 20 (b) The department shall administer the program in cooperation with the Department of Education and the 21 22 Department of Juvenile Justice. 23 (2) APPLICATION PROCEDURES; FUNDING REQUIREMENTS.--24 (a) Schools, or community-based organizations in partnership with schools, may submit a grant proposal for 25 26 funding or continued funding to the department by March 1 of 27 each year. The department shall establish grant application 28 procedures which ensure that grant recipients implement 29 programs and practices that are effective. The department shall include the grant application document on an Internet 30 31 website.

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1	(b) Grants may fund programs to conduct prevention
2	activities serving students who are not involved in substance
3	use, intervention activities serving students who are
4	experimenting with substance use, or both prevention and
5	intervention activities, if a comprehensive approach is
6	indicated as a result of a needs assessment.
7	(c) Grants may target youth, parents, and teachers and
8	other school staff, coaches, social workers, case managers,
9	and other prevention stakeholders.
10	(d) Performance measures for grant program activities
11	shall measure improvements in student attitudes or behaviors
12	as determined by the department.
13	(e) At least 50 percent of the grant funds available
14	for local projects must be allocated to support the
15	replication of prevention programs and practices that are
16	based on research and have been evaluated and proven
17	effective. The department shall develop related qualifying
18	<u>criteria.</u>
19	(f) In order to be considered for funding, the grant
20	application shall include the following assurances and
21	information:
22	1. A letter from the administrators of the programs
23	collaborating on the project, such as the school principal,
24	community-based organization executive director, or recreation
25	department director, confirming that the grant application has
26	been reviewed and that each partner is committed to supporting
27	implementation of the activities described in the grant
28	proposal.
29	2. A rationale and description of the program and the
30	services to be provided, including:
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1 a. An analysis of prevention issues related to the 2 substance abuse prevention profile of the target population. 3 b. A description of other primary substance use and 4 related risk factors. 5 c. Goals and objectives based on the findings of the б needs assessment. 7 d. The selection of programs or strategies that have 8 been shown to be effective in addressing the findings of the 9 needs assessment. 10 e. A method of identifying the target group for universal prevention strategies, and a method for identifying 11 12 the individual student participants in selected and indicated 13 prevention strategies. 14 f. A description of how students will be targeted. 15 g. Provisions for the participation of parents and 16 quardians in the program. 17 h. An evaluation component to measure the 18 effectiveness of the program in accordance with 19 performance-based program budgeting effectiveness measures. 20 i. A program budget, which includes the amount and sources of local cash and in-kind resources committed to the 21 budget and which establishes, to the satisfaction of the 22 23 department, that the entity will make a cash or in-kind 24 contribution to the program of a value that is at least 25 percent of the amount of the grant. 25 26 (g) The department shall consider the following in 27 awarding such grants: 28 1. The number of youths that will be targeted. 29 2. The validity of the program design to achieve project goals and objectives that are clearly related to 30 performance-based program budgeting effectiveness measures. 31 19

1 3. The desirability of funding at least one approved project in each of the department's service districts. 2 3 (3) The department shall coordinate the review of 4 grant applications with the Department of Education and the 5 Department of Juvenile Justice and shall make award 6 determinations no later than June 30 of each year. All 7 applicants shall be notified by the department of its final 8 action. 9 (4) Each entity that is awarded a grant as provided for in this section shall submit performance and output 10 11 information as determined by the department. 12 (5) The department shall establish rules as necessary 13 to implement this section. 14 Section 16. Section 397.997, Florida Statutes, is 15 created to read: 16 397.997 Prevention resources; Internet website.--(1) The department shall develop a publicly available 17 substance abuse prevention Internet website. The information 18 on the Internet website shall target youth and their parents, 19 20 teachers, and other stakeholders. (2) The Internet website shall incorporate, at a 21 22 minimum, the following components; 23 (a) The nature of Florida's current youth alcohol, 24 tobacco, and other drug use concerns; (b) The health, social, and legal effects of alcohol, 25 26 tobacco, and other drug use on individuals, families, schools, 27 and the economy; 28 (c) National, state, and local substance abuse 29 prevention and treatment resources; and 30 (d) Classroom, home, and individual instructional activities and games geared to teach targeted youth about the 31 20

harmful effects of alcohol, tobacco, or other drug use, 1 2 refusal and other prevention skills, and how to get help for 3 someone using drugs. 4 Section 17. Section 397.998, Florida Statutes, is 5 created to read: 397.998 Drug-free communities support match grants.--6 7 (1) PURPOSE. -- The purposes of drug-free communities 8 match grants are to: 9 (a) Assist community coalitions in an effort to secure 10 federal drug-free communities support program grants under 11 Pub. L. No. 105-20. 12 (b) Reduce substance abuse among youth and, over time, 13 to reduce substance abuse among adults. 14 (c) Enable community coalitions to strengthen 15 collaboration efforts among public and private agencies to reduce substance abuse among youth. 16 17 (2) APPLICATION PROCESS.--(a) Contingent upon specific appropriations, the 18 department shall establish a program to provide drug-free 19 20 communities match grants. (b) The grants shall be used for all or part of the 21 22 match required for community coalitions to secure a federal 23 drug-free communities support program grant. 24 (3) ELIGIBLE APPLICANTS.--(a) Community coalitions whose members have worked 25 together on substance abuse reduction initiatives for a period 26 27 of not less than 6 months are eligible to apply for match 28 grant funds. 29 (b) The coalition must represent the targeted community and include at least one representative of each of 30 31 the following groups: local Department of Children and Family 21

Services official; youth; parents; business community; media; 1 schools; organizations serving youth; law enforcement 2 agencies; religious or fraternal organizations; civic and 3 volunteer groups; health care professionals; other local or 4 5 tribal governmental agencies with an expertise in the field of 6 substance abuse, including, if applicable, the state authority 7 with primary authority for substance abuse; and other 8 organizations involved in reducing substance abuse. 9 (c) To demonstrate that the coalition meets the stated criteria, the applicant must submit examples or formal 10 11 agreements, such as memorandums of understanding, previous 12 newsletters or publications, or other examples of print media 13 coverage that are dated within 6 months prior to submittal of 14 the application. 15 (4) RELEASE OF FUNDS.--Match grant funds shall be 16 released as required by federal regulations to community coalitions upon documentation that a community coalition has 17 been awarded a drug-free communities support program grant. 18 19 IN-KIND MATCH. -- The department may provide other (5) 20 in-kind services or goods allowed by federal regulations in lieu of money, to achieve the purpose of this section. 21 22 (6) RULES.--The department is authorized to adopt 23 rules specifically to address procedures necessary to 24 administer the drug-free communities match grants as provided 25 in this section. 26 Section 18. This act shall take effect July 1, 1999. 27 28 29 30 31

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2	HOUSE SUMMARY
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4	Authorizes the Department of Children and Family Services to use unit cost methods of payment for mental health and
5	substance abuse services. Requires the department to establish certain contract, payments, and accounting
6	standards. Directs the department to convene a workgroup to develop statutory revisions relating to community
7	alcohol, drug abuse, and mental health services. Requires a report to the Governor and Legislature by December 1, 1999. Provides requirements for a substance abuse
8	services quality assurance program. Provides for district
9	quality assurance coordinators if specific appropriation is required. Provides for establishment of a children's
10	substance abuse services system to provide prevention, intervention, and treatment services to children at risk for substance abuse and children with substance abuse
11	problems. Requires each departmental service district to implement a comprehensive districtwide children's
12	substance abuse information and referral network by July 1, 2000. Provides for integration of treatment and
13	sanctions. Provides for the 4-year operation of Children's Network of Care Demonstration Models in which
14	state and local agencies collaborate to deliver substance abuse services to local target populations through
15	locally organized networks of care. Provides for purchase of services and provides criteria for operation of the
16	demonstration models. Establishes a program for award of school substance abuse prevention partnership grants to
17	be administered by the department in cooperation with the Departments of Education and Juvenile Justice. Provides
18	grant application procedures, and requirements for funding and operation of programs awarded grants. Directs
19	the department to develop a publicly available substance abuse prevention Internet website. Directs the department
20	to establish a program to provide drug-free communities support match grants, if specific appropriations are
21	provided. See bill for details.
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