# Second Engrossed

1	A bill to be entitled
2	An act relating to governmental reorganization;
3	amending s. 20.15, F.S.; clarifying duties of
4	the Deputy Commissioner for Educational
5	Programs; creating the position of Deputy
6	Commissioner for Technology and Administration
7	and providing powers, duties, responsibilities,
8	and functions; creating the Division of
9	Technology; authorizing the Commissioner of
10	Education to reorganize portions of the
11	Department of Education; providing limitations;
12	providing for future repeal; amending s.
13	20.171, F.S.; creating s. 443.1716, F.S.;
14	requiring the Department of Labor and
15	Employment Security to contract with
16	consumer-reporting agencies to provide
17	creditors with secured electronic access to
18	employer-provided information relating to the
19	quarterly wages reports; providing conditions;
20	requiring consent from the credit applicant;
21	prescribing information that must be included
22	in the written consent; providing for
23	confidentiality; limiting use of the
24	information released; providing for termination
25	of contracts under certain circumstances;
26	defining the term "creditor"; requiring the
27	department to establish minimum audit,
28	security, net worth, and liability insurance
29	standards and other requirements it considers
30	necessary; providing that any revenues
31	generated from a contract with a consumer
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# Second Engrossed

1	reporting agency must be used to pay the entire
2	cost of providing access to the information;
3	providing that any additional revenues
4	generated must be paid into the department's
5	trust fund for the administration of the
6	unemployment compensation system; providing
7	restrictions on the release of information
8	under the act; defining the term
9	"consumer-reporting" agency; amending s.
10	20.171, F.S.; providing that the department
11	shall operate its programs in a decentralized
12	fashion; providing for the appointment of
13	assistant secretaries; providing for the powers
14	and duties of such secretaries; providing for
15	the creation of field offices; amending s.
16	110.205, F.S.; providing that certain employees
17	of the department shall be in the Senior
18	Management Service; providing that certain
19	actions contemplated by the act shall be done
20	within the available resources of the
21	department; amending ss. 393.11, 410.0245,
22	627.212, 627.311, F.S., to conform; amending s.
23	442.006, F.S.; limiting the authority of the
24	division to the public sector; amending s.
25	442.008, F.S.; prescribing duties of the
26	division; amending s. 442.013, F.S.;
27	authorizing penalties for public-sector
28	employers; amending s. 442.019, F.S.;
29	authorizing the division to seek compliance in
30	circuit court against public-sector employers;
31	creating s. 443.012, F.S.; recreating the
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# CS for CS for SB 230

# Second Engrossed

1	Unemployment Appeals Commission; describing its
2	duties; providing for the future repeal of ch.
3	442, F.S.; requiring the department to provide
4	a report relating to the Division of Safety;
5	transferring the brain and spinal cord injury
6	program and the Office of Disability
7	Determinations to the Department of Health;
8	amending s. 400.805, F.S., to conform;
9	transferring, renumbering, and amending ss.
10	413.465, 413.48, 413.49, 413.507, 413.604,
11	413.605, 413.613, F.S. to conform to the
12	transfer of duties to the Department of Health;
13	requiring the Division of Vocational
14	Rehabilitation to enter into partnerships;
15	providing legislative intent; providing
16	definitions; creating the Occupational Access
17	and Opportunity Commission; providing for
18	membership; providing for appointment and
19	terms; providing for reimbursement; providing
20	for financial disclosure; providing powers and
21	duties; directing the commission to develop and
22	implement the federally required state
23	vocational rehabilitation plan and to fulfill
24	specified administrative functions; requiring
25	the commission to contract with an
26	administrative entity; providing for the
27	assignment of staff; providing for the
28	Occupational Access and Opportunity
29	Corporation; providing powers and duties;
30	providing for the use of property; providing
31	for a board of directors; providing for an
	3

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.

## Second Engrossed

1	annual audit; providing for an annual report of
2	the Occupational Access and Opportunity
3	Commission; authorizing the commission to
4	prepare the state plan, serve as the governing
5	authority, and receive federal funds; requiring
6	the Division of Vocational Rehabilitation to
7	comply with transitional directives of the plan
8	and, under certain circumstances, to transfer
9	its powers, duties, functions, property, and
10	funds to the commission; providing for quality
11	assurance; providing remedies for conflict with
12	federal law; designating the commission as the
13	official state agency; providing for review by
14	the Office of Program Policy Analysis and
15	Government Accountability; transferring the
16	Division of Blind Services to the Department of
17	Education; repealing s. 440.05(8)(a), F.S.,
18	relating to fees charged by the Division of
19	Workers' Compensation for nonconstruction
20	elections; authorizing the department to offer
21	voluntary reduction-in-force payment to certain
22	employees; requiring the plan to meet specified
23	criteria; requiring legislative review;
24	providing an appropriation; providing effective
25	dates.
26	
27	Be It Enacted by the Legislature of the State of Florida:
28	
29	Section 1. Section 443.1716, Florida Statutes, is
30	created to read:
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1	443.1716 Authorized electronic access to employer
2	information
3	(1) Notwithstanding any other provisions of this
4	chapter, the Department of Labor and Employment Security shall
5	contract with one or more consumer-reporting agencies to
6	provide creditors with secured electronic access to
7	employer-provided information relating to the quarterly wages
8	report submitted in accordance with the state's unemployment
9	compensation law. Such access is limited to the wage reports
10	for the preceding 16 calendar quarters.
11	(2) Creditors must obtain written consent from the
12	credit applicant. Any such written consent from the credit
13	applicant must be signed and must include the following:
14	(a) Specific notice that the individual's wage and
15	employment history information will be released to a
16	consumer-reporting agency;
17	(b) Notice that such release is made for the sole
18	purpose of reviewing a specific application for credit made by
19	the individual;
20	(c) Notice that the files of the Department of Labor
21	and Employment Security containing wage and employment history
22	information submitted by the individual or his or her
23	employers may be accessed; and
24	(d) A listing of the parties authorized to receive the
25	released information.
26	(3) Consumer-reporting agencies and creditors
27	accessing information under this section must safeguard the
28	confidentiality of such information and shall use the
29	information only to support a single consumer credit
30	transaction for the creditor to satisfy standard financial
31	underwriting requirements or other requirements imposed upon
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the creditor, and to satisfy the creditor's obligations under 1 2 applicable state or federal Fair Credit Reporting laws and 3 rules governing this section. (4) Should any consumer-reporting agency or creditor 4 5 violate any provision of this section, the Department of Labor 6 and Employment Security shall, upon thirty days written notice 7 to the consumer-reporting agency, terminate the contract 8 established between the department and the consumer-reporting 9 agency resulting from this section. (5) For purposes of this section, "creditor" has the 10 same meaning as set forth in the federal Fair Debt Collection 11 12 Practices Act, 15 U.S.C. s. 1692 et seq. 13 (6) The Department of Labor and Employment Security 14 shall establish minimum audit, security, net-worth, and 15 liability-insurance standards, technical requirements, and any other terms and conditions considered necessary in the 16 17 discretion of the state agency to safeguard the confidentiality of the information released under this section 18 19 and to otherwise serve the public interest. The Department of 20 Labor and Employment Security shall also include, in 21 coordination with any necessary state agencies, necessary audit procedures to ensure that these rules are followed. 22 23 (7) In contracting with one or more consumer-reporting agencies under this section, any revenues generated by such 24 25 contract must be used to pay the entire cost of providing access to the information. Further, in accordance with federal 26 regulations, any additional revenues generated by the 27 department or the state under this section must be paid into 28 29 the department's trust fund for the administration of the 30 unemployment compensation system. 31 6

The department may not provide wage and employment 1 (8) 2 history information to any consumer-reporting agency before 3 the consumer-reporting agency or agencies under contract with 4 the department pay all development and other startup costs 5 incurred by the state in connection with the design, 6 installation, and administration of technological systems and 7 procedures for the electronic-access program. 8 (9) The release of any information under this section 9 must be for a purpose authorized by and in the manner permitted by the United States Department of Labor and any 10 subsequent rules or regulations adopted by that department. 11 12 (10) As used in this section, the term "consumer-reporting agency" has the same meaning as that set 13 14 forth in the Federal Fair Credit Reporting Act, 15 U.S.C. s. 1681a. 15 Section 2. Section 20.171, Florida Statutes, 1998 16 17 Supplement, is amended to read: 18 20.171 Department of Labor and Employment 19 Security.--There is created a Department of Labor and 20 Employment Security. The department shall operate its programs 21 in a decentralized fashion. 22 (1) The head of the Department of Labor and Employment 23 Security is the Secretary of Labor and Employment Security. The secretary shall be appointed by the Governor subject to 24 confirmation by the Senate. The secretary shall serve at the 25 26 pleasure of the Governor. (2)(a) There shall be two assistant secretaries who 27 28 are to be appointed by and shall serve at the pleasure of the 29 secretary. The assistant secretaries shall be titled: 30 Assistant Secretary for Finance and Administration and 31 Assistant Secretary for Programs and Operations. The 7

secretary may assign either assistant secretary the 1 responsibility to supervise, coordinate, and formulate policy 2 3 for any division, office, or field office. The Office of 4 General Counsel and the Office of Inspector General are established as special offices and shall be headed by 5 6 managers, each of whom shall be appointed by and serve at the 7 pleasure of the secretary. 8 (b) There shall be five field offices involved in the 9 administration and management of the department's programs. These field offices shall be responsible for the 10 administration and management of any local offices within 11 their jurisdiction. The five field offices shall be headed by 12 13 managers, each of whom is to be appointed by and serve at the 14 pleasure of the secretary. (c) The managers of all divisions and offices 15 16 specifically named in this section and the directors of the 17 five field offices are exempt from part II of chapter 110 and are included in the Senior Management Service in accordance 18 19 with s. 110.205(2)(i). No other assistant secretaries or 20 senior management positions at or above the division level, 21 except those established in chapter 110, may be created without specific legislative authority. 22 23 (3)(a) The Assistant Secretary for Finance and Administration must possess a broad knowledge of the 24 25 administrative, financial, and technical aspects of a complete cost-accounting system, budget preparation and management, and 26 management information systems. The assistant secretary must 27 be a proven, effective manager with specialized skills in 28 29 financial planning and management. The assistant secretary 30 shall ensure that financial information is processed in a timely, accurate, and complete manner. 31 8

1	(b) The assistant secretary is responsible for
2	developing, monitoring, and enforcing policy and managing
3	major technical programs. The responsibilities and duties of
4	the position include, but are not limited to:
5	1. The following functional areas:
б	a. Financial planning and management.
7	b. Information systems.
8	c. Accounting systems.
9	d. Administrative functions.
10	2. Implementing by no later than December 1, 1999:
11	a. The preparation of detailed documentation of
12	internal controls, including, but not limited to, general and
13	application controls the department relies on for accurate and
14	complete financial information.
15	b. The monthly reconciliation of the department's
16	accounting, planning and budgeting, cash forecasting, and
17	grants-in-aid program.
18	c. The development of a long-range information systems
19	plan for the department which addresses the computing and
20	information requirements of the five field and central
21	offices. Financial, personnel, and technical resources must
22	all be identified and quantified, as appropriate.
23	(c) The Office of Administration, the Office of
24	Management and Budget, and the Office of Information Systems
25	are established and shall be headed by managers who are
26	supervised by and responsible to the assistant secretary.
27	(d)1. The secretary shall appoint a comptroller who
28	shall be responsible to the assistant secretary. This
29	position is exempt from part II of chapter 110.
30	2. The comptroller is the chief financial officer of
31	the department and shall be a proven, effective administrator
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who, by a combination of education and experience, clearly 1 2 possesses a broad knowledge of the administrative, financial, 3 and technical aspects of a complex cost-accounting system. 4 The comptroller must also have a working knowledge of generally accepted accounting principles. At a minimum, the 5 6 comptroller shall hold an active license to practice public 7 accounting in this state pursuant to chapter 473 or in any other state. In addition to the requirements of the Florida 8 9 Fiscal Accounting Management Information System Act, the comptroller is responsible for the development, maintenance, 10 and modification of an accounting system which will in a 11 12 timely manner accurately reflect the revenues and expenditures 13 of the department and which shall include a cost-accounting 14 system to properly identify, segregate, allocate, and report 15 department costs. The comptroller shall supervise and direct preparation of a detailed 36-month forecast of cash and 16 17 expenditures and shall be responsible for managing cash and determining cash requirements. The comptroller shall review 18 19 all comparative cost studies which examine the 20 cost-effectiveness and feasibility of contracting for services and operations performed by the department. The review shall 21 state that the study was prepared in accordance with generally 22 23 accepted cost-accounting standards applied in a consistent 24 manner using valid and accurate cost data. 3. The comptroller may be required to give bond as 25 provided by s. 20.059(4). 26 27 The department shall, by rule or internal 4. 28 management memoranda as required by chapter 120, provide for 29 the maintenance by the comptroller of financial records and accounts of the department as will afford a full and complete 30 31 check against the improper payment of bills and provide a 10

system for the prompt payment of the just obligations of the 1 2 department, which records must at all times disclose: 3 a. The several appropriations available for the use of 4 the department. 5 The specific amounts of each such appropriation b. 6 budgeted by the department for each improvement or purpose. 7 The apportionment or division of all such с. 8 appropriations among the several counties and field offices, 9 when such apportionment or division is made. d. 10 The amount or portion of each such apportionment against general contractual and other obligations of the 11 12 department. 13 e. The amount expended and still to be expended in 14 connection with each contractual and each other obligation of 15 the department. 16 The expense and operating costs of the various f. 17 activities of the department. 18 g. The receipts accruing to the department and the 19 distribution thereof. 20 h. The assets, investments, and liabilities of the 21 department. 22 i. The cash requirements of the department for a 23 36-month period. 24 The comptroller shall maintain a separate account 5. 25 for each fund administered by the department. 26 6. The comptroller shall perform such other related 27 duties as may be designated by the department. 28 (4)(a) The Assistant Secretary for Programs and 29 Operations must possess a broad knowledge of the administrative, financial, and technical aspects of the 30 31 divisions within the department. 11

1	(b) The assistant secretary is responsible for
2	developing, monitoring, and enforcing policy and managing
3	major technical programs and supervising the Bureau of Appeals
4	of the Division of Unemployment Compensation. The
5	responsibilities and duties of the position include, but are
6	not limited to, the following functional areas:
7	1. Workers' compensation management and policy
8	implementation.
9	2. Jobs and benefits management and policy
10	information.
11	3. Unemployment compensation management and policy
12	implementation.
13	4. Blind services management and policy
14	implementation.
15	5. Oversight of the five field offices and any local
16	offices.
17	(5) The following divisions are established and shall
18	be headed by division directors who shall be supervised by and
19	shall be responsible to the Assistant Secretary for Programs
20	and Operations:
21	(a) Division of Workforce and Employment
22	Opportunities.
23	(b) Division of Unemployment Compensation.
24	(c) Division of Workers' Compensation.
25	(d) Division of Blind Services.
26	(e) Division of Safety, which is repealed July 1,
27	<u>2000.</u>
28	(f) Division of Vocational Rehabilitation.
29	(6) It is the intent of the Legislature that the
30	functions and programs of the divisions are to be coordinated
31	and integrated to the maximum extent practicably feasible.
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The department shall have flexibility to minimize costs in 1 2 managing its contractual obligations with respect to existing 3 leases. Further, it is the intent of the Legislature that all 4 key programs be co-located in five field offices. The 5 department is directed to develop a schedule to achieve this 6 co-location, to the maximum extent feasible, by no later than 7 July 1, 2001; provided, however, in those instances where the 8 department has contractual obligations with respect to 9 existing leases which expire after July 1, 2001, the department may phase in relocations to the five field offices 10 as said leases expire. The following field offices are 11 12 established and shall be headed by managers: (a) Field Office I--Panama City, which shall serve the 13 14 following counties: Escambia, Santa Rosa, Okaloosa, Walton, Holmes, Washington, Bay, Jefferson, Calhoun, Gulf, Liberty, 15 Franklin, Wakulla, Leon, Gadsden, and Jefferson. 16 17 (b) Field Office II--Lake City, which shall serve the following counties: Madison, Taylor, Dixie, Lafayette, 18 19 Suwannee, Hamilton, Columbia, Baker, Union, Bradford, Clay, 20 St. Johns, Duval, Nassau, Alachua, Putnam, Marion, Levy, Gilchrist, and Flagler. 21 (c) Field Office III--Orlando, which shall serve the 22 23 following counties: Volusia, Lake, Seminole, Orange, Sumter, Brevard, Osceola, Indian River, Highlands, St. Lucie, 24 Okeechobee, and Martin. 25 26 (d) Field Office IV--Tampa, which shall serve the following counties: Citrus, Hernando, Pasco, Pinellas, 27 Hillsborough, Polk, Hardee, Manatee, Sarasota, DeSoto, 28 29 Charlotte, and Lee. 30 31 13 CODING: Words stricken are deletions; words underlined are additions.

(e) Field Office V--Miami, which shall serve the 1 following counties: Palm Beach, Glades, Hendry, Collier, 2 3 Broward, Monroe, and Dade. 4 (2) The following divisions, and bureaus within the divisions, of the Department of Labor and Employment Security 5 6 are established: 7 (a) Division of Jobs and Benefits. 8 (b) Division of Unemployment Compensation. 9 (c) Division of Administrative Services. (d) Division of Workers' Compensation. 10 (e) Division of Vocational Rehabilitation. 11 12 (f) Division of Safety. (q) Division of Blind Services. 13 (7) (3) The following commissions are established 14 15 within the Department of Labor and Employment Security: 16 (a) Public Employees Relations Commission. (b) Unemployment Appeals Commission. 17 18 (4)(a) There is created within the Department of Labor 19 and Employment Security an Unemployment Appeals Commission, 20 hereinafter referred to as the "commission." The commission 21 shall consist of a chair and two other members to be appointed by the Governor, subject to confirmation by the Senate. Not 22 more than one appointee shall be a person who, on account of 23 previous vocation, employment, or affiliation, shall be 24 classified as a representative of employers; and not more than 25 26 one such appointee shall be a person who, on account of previous vocation, employment, or affiliation, shall be 27 28 classified as a representative of employees. 29 1. The chair shall devote his or her entire time to commission duties and shall be responsible for the 30 administrative functions of the commission. 31 14

1	2. The chair shall have the authority to appoint a
2	general counsel and such other personnel as may be necessary
3	to carry out the duties and responsibilities of the
4	commission.
5	3. The chair shall have the qualifications required by
6	law for a judge of the circuit court and shall not engage in
7	any other business vocation or employment. Notwithstanding any
8	other provisions of existing law, the chair shall be paid a
9	salary equal to that paid under state law to a judge of the
10	<del>circuit court.</del>
11	4. The remaining members shall be paid a stipend of
12	\$100 for each day they are engaged in the work of the
13	<del>commission. The chair and other members shall also be</del>
14	reimbursed for travel expenses, as provided in s. 112.061.
15	5. The total salary and travel expenses of each member
16	of the commission shall be paid from the Employment Security
17	Administration Trust Fund.
18	(b) Members shall serve for terms of 4 years each,
19	except that, beginning July 1, 1977, the chair shall be
20	appointed for a term of 4 years, one member for 3 years, and
21	one member for 2 years. A vacancy for the unexpired term of a
22	member shall be filled in the same manner as provided in this
23	subsection for an original appointment. The presence of two
24	members shall constitute a quorum for any called meeting of
25	the commission.
26	(c) The commission is vested with all authority,
27	powers, duties, and responsibilities relating to unemployment
28	compensation appeal proceedings under chapter 443.
29	(d) The property, personnel, and appropriations
30	relating to the specified authority, powers, duties, and
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responsibilities of the commission shall be provided to the 1 commission by the Department of Labor and Employment Security. 2 (e) The commission shall not be subject to control, 3 4 supervision, or direction by the Department of Labor and 5 Employment Security in the performance of its powers and б duties under chapter 443. 7 (f) The commission shall make such expenditures, 8 including expenditures for personal services and rent at the 9 seat of government and elsewhere; for law books, books of reference, periodicals, furniture, equipment, and supplies; 10 and for printing and binding as may be necessary in exercising 11 its authority and powers and carrying out its duties and 12 responsibilities. All such expenditures of the commission 13 14 shall be allowed and paid as provided in s. 443.211 upon the presentation of itemized vouchers therefor, approved by the 15 16 <del>chair.</del> (g) The commission may charge, in its discretion, for 17 publications, subscriptions, and copies of records and 18 19 documents. Such fees shall be deposited in the Employment 20 Security Administration Trust Fund. 21 (h) The commission shall maintain and keep open during reasonable business hours an office, which shall be provided 22 in the Capitol or some other suitable building in the City of 23 Tallahassee, for the transaction of its business, at which 24 25 office its official records and papers shall be kept. The 26 offices shall be furnished and equipped by the commission. The commission may hold sessions and conduct hearings at any 27 28 place within the state. 29 (i) The commission shall prepare and submit a budget 30 covering the necessary administrative cost of the commission. 31 16

1	(j) The commission shall have a seal for
2	authentication of its orders, awards, and proceedings, upon
3	which shall be inscribed the words "State of
4	Florida-Unemployment Appeals Commission-Seal"; and it shall be
5	judicially noticed.
6	(k) The commission has authority to adopt rules
7	pursuant to ss. 120.536(1) and 120.54 to implement provisions
8	of law conferring duties upon it.
9	(1) Orders of the commission relating to unemployment
10	compensation under chapter 443 shall be subject to review only
11	by notice of appeal to the district courts of appeal in the
12	manner provided in s. 443.151(4)(e).
13	Section 3. Paragraph (1) of subsection (2) of section
14	110.205, Florida Statutes, is amended to read:
15	110.205 Career service; exemptions
16	(2) EXEMPT POSITIONSThe exempt positions which are
17	not covered by this part include the following, provided that
18	no position, except for positions established for a limited
19	period of time pursuant to paragraph (h), shall be exempted if
20	the position reports to a position in the career service:
21	(1) All assistant division director, deputy division
22	director, and bureau chief positions in any department, and
23	those positions determined by the department to have
24	managerial responsibilities comparable to such positions,
25	which positions include, but are not limited to, positions in
26	the Department of Health and Rehabilitative Services and the
27	Department of Corrections that are assigned primary duties of
28	serving as the superintendent of an institution: positions in
29	the Department of Transportation that are assigned primary
30	duties of serving as regional toll managers and managers of
31	offices as defined in s. 20.23(3)(d)3. and (4)(d); positions
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in the Department of Environmental Protection that are 1 2 assigned the duty of an Environmental Administrator or program 3 administrator; those positions described in s. 20.171 as included in the Senior Management Service; and positions in 4 the Department of Health and Rehabilitative Services that are 5 assigned the duty of an Environmental Administrator. Unless 6 7 otherwise fixed by law, the department shall set the salary 8 and benefits of these positions in accordance with the rules 9 established for the Selected Exempt Service. 10 Section 4. All actions required by this act shall be accomplished within available appropriations of the Department 11 12 of Labor and Employment Security. Section 5. Subsection (1) of section 393.11, Florida 13 14 Statutes, 1998 Supplement, is amended to read: 15 393.11 Involuntary admission to residential services.--16 17 (1) JURISDICTION. -- When a person is mentally retarded and requires involuntary admission to residential services 18 19 provided by the developmental services program of the 20 Department of Children and Family Health and Rehabilitative Services, the circuit court of the county in which the person 21 22 resides shall have jurisdiction to conduct a hearing and enter 23 an order involuntarily admitting the person in order that the 24 person may receive the care, treatment, habilitation, and rehabilitation which the person needs. For the purpose of 25 26 identifying mental retardation, diagnostic capability shall be 27 established in every program function of the department in the districts, including, but not limited to, programs provided by 28 29 children and families; delinquency services; alcohol, drug abuse, and mental health; and economic services, and by the 30 Division of Vocational Rehabilitation of the Department of 31 18

Labor and Employment Security. Except as otherwise specified, 1 2 the proceedings under this section shall be governed by the 3 Florida Rules of Civil Procedure. 4 Section 6. Paragraph (a) of subsection (1) of section 5 410.0245, Florida Statutes, is amended to read: 6 410.0245 Study of service needs; report; multiyear 7 plan.--8 (1)(a) The Aging and Adult Services Program Office of 9 the Department of Children and Family Health and Rehabilitative Services shall contract for a study of the 10 service needs of the 18-to-59-year-old disabled adult 11 12 population served or waiting to be served by the community care for disabled adults program. The Division of Vocational 13 14 Rehabilitation of the Department of Labor and Employment 15 Security and other appropriate state agencies shall provide 16 information to the Department of Children and Family Health 17 and Rehabilitative Services when requested for the purposes of 18 this study. 19 Section 7. Section 442.006, Florida Statutes, 1998 20 Supplement, is amended to read: 21 442.006 Investigations by the division; refusal to 22 admit; penalty .--23 (1) The division shall make studies and investigations with respect to safety provisions and the causes of injuries 24 in public-sector places of employment employments covered by 25 26 this chapter, and shall make to the Legislature and 27 public-sector employers and carriers such recommendations as it considers proper as to the best means of preventing 28 29 injuries. In making such studies and investigations, the 30 division may: 31 19

1 (a) Cooperate with any agency of the United States 2 charged with the duty of enforcing any law securing safety 3 against injury in any public-sector place of employment covered by this chapter, or any agency or department of the 4 5 state engaged in enforcing any laws to assure safety for 6 employees. 7 (b) Allow any such agency or department to have access 8 to the records of the division. 9 (2) The division and its authorized representatives may enter and inspect any public-sector place of employment at 10 any reasonable time for the purpose of investigating 11 12 compliance with this chapter and making inspections for the 13 proper enforcement of this chapter. Any public-sector employer 14 or owner who refuses to admit any member of the division or 15 its authorized representative to any public-sector place of employment or to allow investigation and inspection pursuant 16 17 to this paragraph is guilty of a misdemeanor of the second 18 degree, punishable as provided in s. 775.082 or s. 775.083. 19 (3) The division by rule may adopt procedures for 20 conducting investigations of public sector employers under 21 this chapter. 22 Section 8. Section 442.008, Florida Statutes, 1998 23 Supplement, is amended to read: 442.008 Division authority. -- The division shall: 24 25 (1) Investigate and prescribe what safety devices, safeguards, or other means of protection must be adopted for 26 27 the prevention of accidents in every public-sector employment 28 or place of employment; determine what suitable devices, 29 safeguards, or other means of protection for the prevention of occupational diseases must be adopted or followed in any or 30 all such public-sector employments or places of employment; 31 20 CODING: Words stricken are deletions; words underlined are additions.

and adopt reasonable rules for the prevention of accidents and 1 2 the prevention of occupational diseases. 3 (2) Ascertain, fix, and order such reasonable standards and rules for the construction, repair, and 4 5 maintenance of public-sector places of employment as shall 6 render them safe. Such rules and standards must be adopted in 7 accordance with chapter 120. 8 (3) Assist employers in the development and 9 implementation of employee safety training programs by contracting with professional safety organizations. 10 (4) Adopt rules prescribing recordkeeping 11 12 responsibilities for public sector employers, which may include rules for maintaining a log and summary of 13 14 occupational injuries, diseases, and illnesses and for 15 producing on request a notice of injury and employee accident investigation records, and rules prescribing a retention 16 17 schedule for such records. Section 9. Section 442.013, Florida Statutes, is 18 19 amended to read: 20 442.013 Public-sector employer penalties.--If any public-sector employer violates or fails or refuses to comply 21 22 with this chapter or with any rule adopted by the division, in 23 accordance with chapter 120, for the prevention of injuries, accidents, or occupational diseases or with any lawful order 24 of the division in connection with this chapter, or fails or 25 26 refuses to furnish or adopt any safety device, safeguard, or 27 other means of protection prescribed by the division under this chapter for the prevention of accidents or occupational 28 29 diseases, the division may assess against the public-sector employer a civil penalty of not less than \$100 nor more than 30 \$5,000 for each day the violation, omission, failure, or 31

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refusal continues after the public-sector employer has been 1 given notice thereof in writing. The total penalty for each 2 violation may not exceed \$50,000. The division shall adopt 3 4 rules requiring penalties commensurate with the frequency or 5 severity, or both, of safety violations. A hearing must be held in the county where the violation, omission, failure, or б 7 refusal is alleged to have occurred, unless otherwise agreed to by the public-sector employer and authorized by the 8 9 division. Section 10. Section 442.019, Florida Statutes, is 10 11 amended to read: 12 442.019 Compliance.--Failure of a public-sector an employer or a carrier to comply with this chapter or with any 13 14 rules adopted under this chapter constitutes grounds for the division to seek remedies, including injunctive relief, for 15 compliance by making appropriate filings with the Circuit 16 17 Court of Leon County. 18 Section 11. Section 443.012, Florida Statutes, is 19 created to read: 20 443.012 Unemployment Appeals Commission. --21 (1) There is created within the Department of Labor 22 and Employment Security an Unemployment Appeals Commission, 23 hereinafter referred to as the "commission." The commission shall consist of a chair and two other members to be appointed 24 by the Governor, subject to confirmation by the Senate. Not 25 26 more than one appointee must be a person who, on account of 27 previous vocation, employment, or affiliation, is classified as a representative of employers; and not more than one such 28 appointee must be a person who, on account of previous 29 vocation, employment, or affiliation, is classified as a 30 representative of employees. 31 2.2

1	(a) The chair shall devote his or her entire time to
2	commission duties and shall be responsible for the
3	administrative functions of the commission.
4	(b) The chair shall have the authority to appoint a
5	general counsel and such other personnel as may be necessary
б	to carry out the duties and responsibilities of the
7	commission.
8	(c) The chair shall have the qualifications required
9	by law for a judge of the circuit court and shall not engage
10	in any other business vocation or employment. Notwithstanding
11	any other provisions of existing law, the chair shall be paid
12	a salary equal to that paid under state law to a judge of the
13	circuit court.
14	(d) The remaining members shall be paid a stipend of
15	\$100 for each day they are engaged in the work of the
16	commission. The chair and other members shall also be
17	reimbursed for travel expenses, as provided in s. 112.061.
18	(e) The total salary and travel expenses of each
19	member of the commission shall be paid from the Employment
20	Security Administration Trust Fund.
21	(2) Members shall serve for terms of 4 years each,
22	except that, beginning July 1, 1977, the chair shall be
23	appointed for a term of 4 years, one member for 3 years, and
24	one member for 2 years. A vacancy for the unexpired term of a
25	member shall be filled in the same manner as provided in this
26	subsection for an original appointment. The presence of two
27	members shall constitute a quorum for any called meeting of
28	the commission.
29	(3) The commission is vested with all authority,
30	powers, duties, and responsibilities relating to unemployment
31	compensation appeal proceedings under chapter 443.
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1	(4) The property, personnel, and appropriations
2	relating to the specified authority, powers, duties, and
3	responsibilities of the commission shall be provided to the
4	commission by the Department of Labor and Employment Security.
5	(5) The commission shall not be subject to control,
б	supervision, or direction by the Department of Labor and
7	Employment Security in the performance of its powers and
8	duties under chapter 443.
9	(6) The commission shall make such expenditures,
10	including expenditures for personal services and rent at the
11	seat of government and elsewhere, for law books, books of
12	reference, periodicals, furniture, equipment, and supplies,
13	and for printing and binding as are necessary in exercising
14	its authority and powers and carrying out its duties and
15	responsibilities. All such expenditures of the commission
16	shall be allowed and paid as provided in s. 443.211 upon the
17	presentation of itemized vouchers therefor, approved by the
18	chair.
19	(7) The commission may charge, in its discretion, for
20	publications, subscriptions, and copies of records and
21	documents. Such fees shall be deposited in the Employment
22	Security Administration Trust Fund.
23	(8) The commission shall maintain and keep open during
24	reasonable business hours an office, which shall be provided
25	in the Capitol or some other suitable building in the City of
26	Tallahassee, for the transaction of its business, at which
27	office its official records and papers shall be kept. The
28	offices shall be furnished and equipped by the commission.
29	The commission may hold sessions and conduct hearings at any
30	place within the state.
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1 The commission shall prepare and submit a budget (9) 2 covering the necessary administrative cost of the commission. 3 (10) The commission shall have a seal for authentication of its orders, awards, and proceedings, upon 4 5 which shall be inscribed the words "State of 6 Florida-Unemployment Appeals Commission-Seal," and it shall be 7 judicially noticed. 8 (11) The commission has authority to adopt rules 9 pursuant to ss. 120.536(1) and 120.54 to implement provisions of law conferring duties upon it. 10 (12) Orders of the commission relating to unemployment 11 compensation under chapter 443 shall be subject to review only 12 13 by notice of appeal to the district courts of appeal in the 14 manner provided in s. 443.151(4)(e). Section 12. Section 627.212, Florida Statutes, is 15 16 amended to read: 17 627.212 Workplace safety program surcharge.--The 18 department shall approve a rating plan for workers' 19 compensation coverage insurance that provides for carriers voluntarily to impose a surcharge of no more than 10 percent 20 on the premium of a policyholder or fund member if that 21 22 policyholder or fund member has been identified by the 23 Division of Safety of the Department of Labor and Employment Security as having been required to implement a safety program 24 and having failed to establish or maintain, either in whole or 25 26 in part, a safety program. The division shall adopt rules 27 prescribing the criteria for the employee safety programs. 28 Section 13. Paragraphs (b) and (c) of subsection (4) 29 of section 627.311, Florida Statutes, 1998 Supplement, are 30 amended to read: 627.311 Joint underwriters and joint reinsurers .--31 25 CODING: Words stricken are deletions; words underlined are additions.

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1 (4) 2 The operation of the plan is subject to the (b) 3 supervision of a 13-member board of governors. The board of governors shall be comprised of: 4 5 1. Five of the 20 domestic insurers, as defined in s. 6 624.06(1), having the largest voluntary direct premiums 7 written in this state for workers' compensation and employer's 8 liability insurance, which shall be elected by those 20 9 domestic insurers; 10 2. Five of the 20 foreign insurers as defined in s. 624.06(2) having the largest voluntary direct premiums written 11 12 in this state for workers' compensation and employer's liability insurance, which shall be elected by those 20 13 14 foreign insurers; 15 3. One person, who shall serve as the chair, appointed 16 by the Insurance Commissioner; 17 4. One person appointed by the largest property and casualty insurance agents' association in this state; and 18 19 5. The consumer advocate appointed under s. 627.0613 20 or the consumer advocate's designee. 21 22 Each board member shall serve 4-year terms and may serve 23 consecutive terms. No board member shall be an insurer which provides service to the plan or which has an affiliate which 24 provides services to the plan or which is serviced by a 25 26 service company or third-party administrator which provides 27 services to the plan or which has an affiliate which provides services to the plan. The minutes, audits, and procedures of 28 29 the board of governors are subject to chapter 119. (c) The operation of the plan shall be governed by a 30 plan of operation that is prepared at the direction of the 31 26

board of governors. The plan of operation may be changed at 1 any time by the board of governors or upon request of the 2 3 department. The plan of operation and all changes thereto are 4 subject to the approval of the department. The plan of 5 operation shall: 6 1. Authorize the board to engage in the activities 7 necessary to implement this subsection, including, but not 8 limited to, borrowing money. 9 2. Develop criteria for eligibility for coverage by 10 the plan, including, but not limited to, documented rejection by at least two insurers which reasonably assures that 11 12 insureds covered under the plan are unable to acquire coverage 13 in the voluntary market. Any insured may voluntarily elect to 14 accept coverage from an insurer for a premium equal to or 15 greater than the plan premium if the insurer writing the 16 coverage adheres to the provisions of s. 627.171. 17 3. Require notice from the agent to the insured at the time of the application for coverage that the application is 18 19 for coverage with the plan and that coverage may be available through an insurer, group self-insurers' fund, commercial 20 self-insurance fund, or assessable mutual insurer through 21 22 another agent at a lower cost. 23 4. Establish programs to encourage insurers to provide coverage to applicants of the plan in the voluntary market and 24 to insureds of the plan, including, but not limited to: 25 26 Establishing procedures for an insurer to use in a. 27 notifying the plan of the insurer's desire to provide coverage to applicants to the plan or existing insureds of the plan and 28 29 in describing the types of risks in which the insurer is interested. The description of the desired risks must be on a 30 form developed by the plan. 31

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1	b. Developing forms and procedures that provide an
2	insurer with the information necessary to determine whether
3	the insurer wants to write particular applicants to the plan
4	or insureds of the plan.
5	c. Developing procedures for notice to the plan and
6	the applicant to the plan or insured of the plan that an
7	insurer will insure the applicant or the insured of the plan,
8	and notice of the cost of the coverage offered; and developing
9	procedures for the selection of an insuring entity by the
10	applicant or insured of the plan.
11	d. Provide for a market-assistance plan to assist in
12	the placement of employers. All applications for coverage in
13	the plan received 45 days before the effective date for
14	coverage shall be processed through the market-assistance
15	plan. A market-assistance plan specifically designed to serve
16	the needs of small good policyholders as defined by the board
17	must be finalized by January 1, 1994.
18	5. Provide for policy and claims services to the
19	insureds of the plan of the nature and quality provided for
20	insureds in the voluntary market.
21	6. Provide for the review of applications for coverage
22	with the plan for reasonableness and accuracy, using any
23	available historic information regarding the insured.
24	7. Provide for procedures for auditing insureds of the
25	plan which are based on reasonable business judgment and are
26	designed to maximize the likelihood that the plan will collect
27	the appropriate premiums.
28	8. Authorize the plan to terminate the coverage of and
29	refuse future coverage for any insured that submits a
30	fraudulent application to the plan or provides fraudulent or
31	grossly erroneous records to the plan or to any service
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provider of the plan in conjunction with the activities of the 1 2 plan. 3 Establish service standards for agents who submit 9. 4 business to the plan. 5 10. Establish criteria and procedures to prohibit any 6 agent who does not adhere to the established service standards 7 from placing business with the plan or receiving, directly or 8 indirectly, any commissions for business placed with the plan. 9 11. Provide for the establishment of reasonable safety programs for all insureds in the plan. At the direction of the 10 board, the Division of Safety shall provide inspection to 11 12 insureds and applicants for coverage in the plan identified as high-risk insureds by the board or its designee. 13 14 12. Authorize the plan to terminate the coverage of 15 and refuse future coverage to any insured who fails to pay premiums or surcharges when due; who, at the time of 16 17 application, is delinquent in payments of workers' compensation or employer's liability insurance premiums or 18 19 surcharges owed to an insurer, group self-insurers' fund, commercial self-insurance fund, or assessable mutual insurer 20 licensed to write such coverage in this state; or who refuses 21 22 to substantially comply with any safety programs recommended 23 by the plan. 13. Authorize the board of governors to provide the 24 services required by the plan through staff employed by the 25 26 plan, through reasonably compensated service providers who 27 contract with the plan to provide services as specified by the board of governors, or through a combination of employees and 28 29 service providers. 14. Provide for service standards for service 30 providers, methods of determining adherence to those service 31

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standards, incentives and disincentives for service, and 1 2 procedures for terminating contracts for service providers 3 that fail to adhere to service standards. 4 15. Provide procedures for selecting service providers 5 and standards for qualification as a service provider that 6 reasonably assure that any service provider selected will 7 continue to operate as an ongoing concern and is capable of 8 providing the specified services in the manner required. 9 16. Provide for reasonable accounting and data-reporting practices. 10 17. Provide for annual review of costs associated with 11 12 the administration and servicing of the policies issued by the plan to determine alternatives by which costs can be reduced. 13 14 18. Authorize the acquisition of such excess insurance 15 or reinsurance as is consistent with the purposes of the plan. 19. Provide for an annual report to the department on 16 17 a date specified by the department and containing such information as the department reasonably requires. 18 19 20. Establish multiple rating plans for various 20 classifications of risk which reflect risk of loss, hazard grade, actual losses, size of premium, and compliance with 21 loss control. At least one of such plans must be a 22 23 preferred-rating plan to accommodate small-premium policyholders with good experience as defined in 24 sub-subparagraph 22.a. 25 26 21. Establish agent commission schedules. 27 22. Establish three subplans as follows: Subplan "A" must include those insureds whose 28 a. 29 annual premium does not exceed \$2,500 and who have neither 30 incurred any lost-time claims nor incurred medical-only claims 31 30 CODING: Words stricken are deletions; words underlined are additions.

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1	exceeding 50 percent of their premium for the immediate 2
2	years.
3	b. Subplan "B" must include insureds that are
4	employers identified by the board of governors as high-risk
5	employers due solely to the nature of the operations being
6	performed by those insureds and for whom no market exists in
7	the voluntary market, and whose experience modifications are
8	less than 1.00.
9	c. Subplan "C" must include all other insureds within
10	the plan.
11	Section 14. Chapter 442, Florida Statutes, consisting
12	of ss. 442.001, 442.002, 442.003, 442.004, 442.005, 442.006,
13	442.007, 442.008, 442.009, 442.1015, 442.011, 442.012,
14	442.013, 442.014, 442.015, 442.016, 442.017, 442.018, 442.019,
15	442.020, 442.021, 442.022, 442.023, 442.101, 442.102, 442.103,
16	442.104, 442.105, 442.106, 442.107, 442.108, 442.109, 442.111,
17	442.112, 442.113, 442.115, 442.116, 442.118, 442.1185,
18	442.119, 442.121, 442.123, 442.125, 442.126, 442.127, 442.20,
19	and 442.21 is repealed July 1, 2000. The Department of Labor
20	and Employment Security shall submit to the Governor and the
21	Legislature by January 1, 2000, a report on a proposed
22	reauthorization of the Division of Safety and the provisions
23	of chapter 442, Florida Statutes, based upon the following
24	<u>criteria:</u>
25	(1) External requirements mandating that the State of
26	Florida provide a state agency for employment safety issues;
27	(2) Internal organizational requirements that
28	necessitate a state agency for safety issues and a review of
29	state agency practices for the provision of existing
30	safety-related activities.
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1	(3) A compilation of best practices among public and
2	private employers which achieve safety results without the
3	creation of a governmental regulatory apparatus.
4	(4) The appropriateness of a management-by-exception
5	system in which the division functions as a contract
6	performance auditor for the development of internal risk and
7	safety management issues among employers.
8	Section 15. Effective January 1, 2000, the brain and
9	spinal cord injury program established in sections 400.805 and
10	413.48, Florida Statutes, and the Office of Disability
11	Determinations administered by the Department of Labor and
12	Employment Security are transferred by a type two transfer, as
13	defined in section 20.06, Florida Statutes, to the Department
14	of Health.
15	Section 16. Section 400.805, Florida Statutes, 1998
16	Supplement, is amended to read:
17	400.805 Transitional living facilities
18	(1) As used in this section, the term:
19	(a) "Agency" means the Agency for Health Care
20	Administration.
21	(b) <u>"Department" "Division"</u> means the <u>Department of</u>
22	Health Division of Vocational Rehabilitation of the Department
23	of Labor and Employment Security.
24	(c) "Transitional living facility" means a site where
25	specialized health care services are provided, including, but
26	not limited to, rehabilitative services, community reentry
27	training, aids for independent living, and counseling to
28	spinal-cord-injured persons and head-injured persons. This
29	term does not include a hospital licensed under chapter 395 or
30	any federally operated hospital or facility.
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(2)(a) A person must obtain a license from the agency
 to operate a transitional living facility. A license issued
 under this section is valid for 1 year.

4 (b) The application for a license must be made on a 5 form provided by the agency. A nonrefundable license fee of 6 \$2,000 and a fee of up to \$39.25 per bed must be submitted 7 with the license application.

8 (c) The agency may not issue a license to an applicant
9 until the agency receives notice from the <u>department</u> division
10 as provided in paragraph (5)(b).

11 (3) Each applicant for licensure must comply with the 12 following requirements:

(a) Upon receipt of a completed, signed, and dated 13 14 application, the agency shall require background screening, in 15 accordance with the level 2 standards for screening set forth in chapter 435, of the managing employee, or other similarly 16 17 titled individual who is responsible for the daily operation 18 of the facility, and of the financial officer, or other 19 similarly titled individual who is responsible for the financial operation of the facility, including billings for 20 client care and services. The applicant must comply with the 21 procedures for level 2 background screening as set forth in 22 23 chapter 435.

The agency may require background screening of any 24 (b) other individual who is an applicant if the agency has 25 26 probable cause to believe that he or she has been convicted of a crime or has committed any other offense prohibited under 27 the level 2 standards for screening set forth in chapter 435. 28 29 (c) Proof of compliance with the level 2 background screening requirements of chapter 435 which has been submitted 30 within the previous 5 years in compliance with any other 31

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health care or assisted living licensure requirements of this 1 2 state is acceptable in fulfillment of the requirements of 3 paragraph (a). 4 (d) A provisional license may be granted to an applicant when each individual required by this section to 5 6 undergo background screening has met the standards for the 7 abuse registry background check and the Department of Law 8 Enforcement background check, but the agency has not yet 9 received background screening results from the Federal Bureau of Investigation, or a request for a disqualification 10 exemption has been submitted to the agency as set forth in 11 12 chapter 435, but a response has not yet been issued. A standard license may be granted to the applicant upon the 13 14 agency's receipt of a report of the results of the Federal 15 Bureau of Investigation background screening for each individual required by this section to undergo background 16 17 screening which confirms that all standards have been met, or upon the granting of a disqualification exemption by the 18 19 agency as set forth in chapter 435. Any other person who is required to undergo level 2 background screening may serve in 20 his or her capacity pending the agency's receipt of the report 21 from the Federal Bureau of Investigation. However, the person 22 23 may not continue to serve if the report indicates any violation of background screening standards and a 24 disqualification exemption has not been requested of and 25 26 granted by the agency as set forth in chapter 435. 27 (e) Each applicant must submit to the agency, with its application, a description and explanation of any exclusions, 28 29 permanent suspensions, or terminations of the applicant from the Medicare or Medicaid programs. Proof of compliance with 30 the requirements for disclosure of ownership and control 31

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interests under the Medicaid or Medicare programs may be
 accepted in lieu of this submission.

3 (f) Each applicant must submit to the agency a 4 description and explanation of any conviction of an offense 5 prohibited under the level 2 standards of chapter 435 by a 6 member of the board of directors of the applicant, its 7 officers, or any individual owning 5 percent or more of the 8 applicant. This requirement does not apply to a director of a 9 not-for-profit corporation or organization if the director serves solely in a voluntary capacity for the corporation or 10 organization, does not regularly take part in the day-to-day 11 12 operational decisions of the corporation or organization, receives no remuneration for his or her services on the 13 14 corporation or organization's board of directors, and has no financial interest and has no family members with a financial 15 interest in the corporation or organization, provided that the 16 17 director and the not-for-profit corporation or organization 18 include in the application a statement affirming that the 19 director's relationship to the corporation satisfies the requirements of this paragraph. 20

(g) A license may not be granted to an applicant if the applicant or managing employee has been found guilty of, regardless of adjudication, or has entered a plea of nolo contendere or guilty to, any offense prohibited under the level 2 standards for screening set forth in chapter 435, unless an exemption from disqualification has been granted by the agency as set forth in chapter 435.

28 (h) The agency may deny or revoke licensure if the 29 applicant:

Has falsely represented a material fact in the
 application required by paragraph (e) or paragraph (f), or has

omitted any material fact from the application required by 1 2 paragraph (e) or paragraph (f); or 3 2. Has had prior action taken against the applicant 4 under the Medicaid or Medicare program as set forth in 5 paragraph (e). 6 (i) An application for license renewal must contain 7 the information required under paragraphs (e) and (f). 8 (4) An application for renewal of license must be 9 submitted 90 days before the expiration of the license. Upon renewal of licensure, each applicant must submit to the 10 agency, under penalty of perjury, an affidavit as set forth in 11 12 paragraph (3)(d). (5) A change of ownership or control of a transitional 13 14 living facility must be reported to the agency in writing at 15 least 60 days before the change is scheduled to take effect. 16 (6)(a) The agency shall adopt rules in consultation 17 with the department division governing the physical plant of transitional living facilities and the fiscal management of 18 19 transitional living facilities. 20 (b) The department division shall adopt rules in consultation with the agency governing the services provided 21 22 to clients of transitional living facilities. The department 23 division shall enforce all requirements for providing services to the facility's clients. The department division must 24 notify the agency when it determines that an applicant for 25 26 licensure meets the service requirements adopted by the division. 27 The agency and the department division shall 28 (C) 29 enforce requirements under this section, as such requirements relate to them respectively, and their respective adopted 30 rules. 31 36
(7)(a) It is unlawful for any person to establish, 1 2 conduct, manage, or operate a transitional living facility 3 without obtaining a license from the agency. 4 (b) It is unlawful for any person to offer or 5 advertise to the public, in any medium whatever, services or care defined in paragraph (1)(c) without obtaining a license б 7 from the agency. (c) It is unlawful for a holder of a license issued 8 9 under this section to advertise or represent to the public that it holds a license for a type of facility other than the 10 facility for which its license is issued. 11 12 (8) Any designated officer or employee of the agency, 13 of the state, or of the local fire marshal may enter 14 unannounced upon and into the premises of any facility licensed under this section in order to determine the state of 15 compliance with this section and the rules or standards in 16 17 force under this section. The right of entry and inspection also extends to any premises that the agency has reason to 18 19 believe are being operated or maintained as a facility without 20 a license; but such an entry or inspection may not be made without the permission of the owner or person in charge of the 21 facility unless a warrant that authorizes the entry is first 22 obtained from the circuit court. The warrant requirement 23 extends only to a facility that the agency has reason to 24 believe is being operated or maintained as a facility without 25 26 a license. An application for a license or renewal thereof which is made under this section constitutes permission for, 27 and acquiescence in, any entry or inspection of the premises 28 29 for which the license is sought, in order to facilitate verification of the information submitted on or in connection 30 with the application; to discover, investigate, and determine 31

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the existence of abuse or neglect; or to elicit, receive, 1 respond to, and resolve complaints. A current valid license 2 constitutes unconditional permission for, and acquiescence in, 3 4 any entry or inspection of the premises by authorized 5 personnel. The agency retains the right of entry and inspection of facilities that have had a license revoked or 6 7 suspended within the previous 24 months, to ensure that the facility is not operating unlawfully. However, before the 8 9 facility is entered, a statement of probable cause must be filed with the director of the agency, who must approve or 10 disapprove the action within 48 hours. Probable cause 11 12 includes, but is not limited to, evidence that the facility 13 holds itself out to the public as a provider of personal 14 assistance services, or the receipt by the advisory council on 15 brain and spinal cord injuries of a complaint about the 16 facility. 17 (9) The agency may institute injunctive proceedings in a court of competent jurisdiction for temporary or permanent 18 19 relief to: (a) Enforce this section or any minimum standard, 20 rule, or order issued pursuant thereto if the agency's effort 21 22 to correct a violation through administrative fines has failed or when the violation materially affects the health, safety, 23 or welfare of residents; or 24 (b) Terminate the operation of a facility if a 25 26 violation of this section or of any standard or rule adopted 27 pursuant thereto exists which materially affects the health, safety, or welfare of residents. 28 29 The Legislature recognizes that, in some instances, action is 30 necessary to protect residents of facilities from immediately 31 38

1	life-threatening situations. If it appears by competent
2	evidence or a sworn, substantiated affidavit that a temporary
3	injunction should issue, the court, pending the determination
4	on final hearing, shall enjoin operation of the facility.
5	(10) The agency may impose an immediate moratorium on
6	admissions to a facility when the agency determines that any
7	condition in the facility presents a threat to the health,
8	safety, or welfare of the residents in the facility. If a
9	facility's license is denied, revoked, or suspended, the
10	facility may be subject to the immediate imposition of a
11	moratorium on admissions to run concurrently with licensure
12	denial, revocation, or suspension.
13	(11)(a) A violation of any provision of this section
14	or rules adopted by the agency or <u>department</u> division under
15	this section is punishable by payment of an administrative or
16	a civil penalty fine not to exceed \$5,000.
17	(b) A violation of subsection (7) or rules adopted
18	under that subsection is a misdemeanor of the first degree,
19	punishable as provided in s. 775.082 or s. 775.083. Each day
20	of a continuing violation is a separate offense.
21	Section 17. Section 413.465, Florida Statutes, is
22	transferred and renumbered as section 381.73, Florida
23	Statutes, and amended to read:
24	<u>381.73</u> <del>413.465</del> Short titleSections <u>381.73-381.79</u>
25	413.465-413.74 may be cited as the "Charlie Mack Overstreet
26	Brain or Spinal Cord Injuries Act."
27	Section 18. Section 413.48, Florida Statutes, is
28	transferred and renumbered as section 381.74, Florida
29	Statutes, and amended to read:
30	<u>381.74</u> <del>413.48</del> Establishment and maintenance of a
31	central registryThe <u>department</u> division shall establish and
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maintain a central registry of persons who have 1 moderate-to-severe brain or spinal cord injuries. 2 3 (1) Every public health agency, private health agency, 4 public social agency, private social agency, and attending 5 physician shall report to the division within 5 days after 6 identification or diagnosis of any person who has a 7 moderate-to-severe brain or spinal cord injury. The consent of 8 such person shall not be required. 9 (2) The report shall contain the name, age, residence, 10 and type of disability of the individual and such additional information as may be deemed necessary by the department 11 12 division. Section 19. Section 413.49, Florida Statutes, 1998 13 14 Supplement, is transferred and renumbered as section 381.75, Florida Statutes, and amended to read: 15 16 381.75 413.49 Duties and responsibilities of the 17 division, of transitional living facilities, and of 18 residents.--Consistent with the mandate of s. 413.46, the 19 department division shall develop and administer a multilevel 20 treatment program for persons who have brain or spinal cord injuries and who are referred to the brain and spinal cord 21 22 injury program. 23 (1) Within 15 days after any report of a person who 24 has a brain or spinal cord injury, the department division shall notify the individual or the most immediate available 25 26 family members of their right to assistance from the state, 27 the services available, and the eligibility requirements. (2) The department division shall refer persons who 28 29 have brain or spinal cord injuries to other state agencies to assure that rehabilitative services, if desired, are obtained 30 by that person. 31 40

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The department division, in consultation with 1 (3) 2 emergency medical service, shall develop standards for an 3 emergency medical evacuation system that will ensure that all 4 persons who sustain traumatic brain or spinal cord injuries 5 are transported to a department-approved division-approved 6 trauma center that meets the standards and criteria 7 established by the emergency medical service and the 8 acute-care standards of the brain and spinal cord injury 9 program. (4) 10 The department division shall develop standards for designation of rehabilitation centers to provide 11 12 rehabilitation services for persons who have brain or spinal 13 cord injuries. 14 (5) The department division shall determine the 15 appropriate number of designated acute-care facilities, 16 inpatient rehabilitation centers, and outpatient 17 rehabilitation centers, needed based on incidence, volume of 18 admissions, and other appropriate criteria. 19 (6) The department division shall develop standards 20 for designation of transitional living facilities to provide individuals the opportunity to adjust to their disabilities 21 22 and to develop physical and functional skills in a supported 23 living environment. (a) The Agency for Health Care Administration, in 24 25 consultation with the department division, shall develop rules 26 for the licensure of transitional living facilities for 27 persons who have brain or spinal cord injuries. 28 The goal of a transitional living program for (b) 29 persons who have brain or spinal cord injuries is to assist each person who has such a disability to achieve a higher 30 level of independent functioning and to enable that person to 31 41 CODING: Words stricken are deletions; words underlined are additions. reenter the community. The program shall be focused on
preparing participants to return to community living.

3 (c) A transitional living facility for a person who 4 has a brain or spinal cord injury shall provide to such 5 person, in a residential setting, a goal-oriented treatment program designed to improve the person's physical, cognitive, 6 7 communicative, behavioral, psychological, and social functioning, as well as to provide necessary support and 8 9 supervision. A transitional living facility shall offer at least the following therapies: physical, occupational, speech, 10 neuropsychology, independent living skills training, behavior 11 12 analysis for programs serving brain-injured persons, health education, and recreation. 13

14 (d) All residents shall use the transitional living 15 facility as a temporary measure and not as a permanent home or 16 domicile. The transitional living facility shall develop an 17 initial treatment plan for each resident within 3 days after the resident's admission. The transitional living facility 18 19 shall develop a comprehensive plan of treatment and a discharge plan for each resident as soon as practical, but no 20 later than 30 days after the resident's admission. Each 21 comprehensive treatment plan and discharge plan must be 22 23 reviewed and updated as necessary, but no less often than quarterly. This subsection does not require the discharge of 24 an individual who continues to require any of the specialized 25 26 services described in paragraph (c) or who is making 27 measurable progress in accordance with that individual's comprehensive treatment plan. The transitional living facility 28 29 shall discharge any individual who has an appropriate discharge site and who has achieved the goals of his or her 30 discharge plan or who is no longer making progress toward the 31

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goals established in the comprehensive treatment plan and the 1 discharge plan. The discharge location must be the least 2 3 restrictive environment in which an individual's health, 4 well-being, and safety is preserved. 5 (7) Recipients of services, under this section, from 6 any of the facilities referred to in this section shall pay a 7 fee based on ability to pay. Section 20. Section 413.507, Florida Statutes, is 8 9 transferred and renumbered as section 381.76, Florida Statutes, and amended to read: 10 381.76 413.507 Eligibility for the brain and spinal 11 12 cord injury program. --13 (1) An individual shall be accepted as eligible for 14 the brain and spinal cord injury program following 15 certification by the department division that the individual: 16 (a) Has been referred to the central registry pursuant 17 to s. 413.48. (b) Is a legal resident of this state at the time of 18 19 application for services. 20 Has suffered a traumatic injury as defined in s. (C) 413.20. 21 22 (d) Is medically stable as defined by rules of the 23 department division. Is reasonably expected to achieve reintegration 24 (e) into the community through rehabilitative services. 25 26 In the event the department division is unable to (2) provide services to all eligible individuals, the department 27 division may establish an order of selection. 28 29 Section 21. Section 413.604, Florida Statutes, is transferred and renumbered as section 381.77, Florida 30 Statutes, and amended to read: 31 43

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1	<u>381.77</u> 413.604 Nursing home residents, age 55 and
2	under; annual surveyThe <u>department</u> division shall conduct
3	an annual survey of nursing homes in the state to determine
4	the number of persons 55 years of age and under who reside in
5	such homes due to brain or spinal cord injuries. All persons
6	identified in such a survey shall be evaluated as to their
7	rehabilitation potential, and any person who may benefit from
8	rehabilitation shall be given an opportunity to participate in
9	an appropriate rehabilitation program for which she or he may
10	be eligible.
11	Section 22. Section 413.605, Florida Statutes, 1998
12	Supplement, is transferred and renumbered as section 381.78,
13	Florida Statutes, and amended to read:
14	381.78 413.605 Advisory council on brain and spinal
15	cord injuries
16	(1) There is created within the department a 16-member
17	advisory council on brain and spinal cord injuries. The
18	council shall be composed of a minimum of four persons who
19	have brain injuries or are family members of persons who have
20	brain injuries, a minimum of four persons who have spinal cord
21	injuries or are family members of persons who have spinal cord
22	injuries, and a minimum of two persons who represent the
23	special needs of children who have brain or spinal cord
24	injuries. The balance of the council members shall be
25	physicians, other allied health professionals, administrators
26	of brain and spinal cord injury programs, and representatives
27	from support groups that have expertise in areas related to
28	the rehabilitation of persons who have brain or spinal cord
29	injuries.
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(2) Members of the council shall be appointed to serve 1 2 by the secretary. An individual may not serve more than two 3 terms. 4 (a) Eight members of the first appointed council shall 5 serve an initial term of 2 years. This group shall include two 6 persons who have brain injuries or are family members of 7 persons who have brain injuries, two persons who have spinal 8 cord injuries or are family members of persons who have spinal 9 cord injuries, and four other persons from the previous council. 10 The remaining members of the first appointed 11 (b) 12 council shall serve an initial term of 4 years. Thereafter all 13 members' terms shall be for 4 years. 14 (c) Any council member who is unwilling or unable to 15 properly fulfill the duties of the office shall be succeeded 16 by a person chosen by the secretary to serve out the unexpired 17 balance of the replaced council member's term. If the unexpired balance of the replaced council member's term is 18 19 less than 18 months, then, notwithstanding the provisions of 20 this subsection, the succeeding council member may be reappointed by the secretary twice. 21 (3) 22 The council shall meet at least two times 23 annually. 24 (4) The council shall: (a) Provide advice and expertise to the division in 25 26 the preparation, implementation, and periodic review of the 27 brain and spinal cord injury program as referenced in s. 28 413.49. 29 (b) Annually appoint a five-member committee composed of one person who has a brain injury or has a family member 30 with a brain injury, one person who has a spinal cord injury 31 45 CODING: Words stricken are deletions; words underlined are additions.

or has a family member with a spinal cord injury, and three 1 members who shall be chosen from among these representative 2 3 groups: physicians, other allied health professionals, 4 administrators of brain and spinal cord injury programs, and 5 representatives from support groups with expertise in areas related to the rehabilitation of persons who have brain or 6 7 spinal cord injuries, except that one and only one member of 8 the committee shall be an administrator of a transitional 9 living facility. Membership on the council is not a prerequisite for membership on this committee. 10 The committee shall perform onsite visits to those 11 1. 12 transitional living facilities identified by the Agency for Health Care Administration as being in possible violation of 13 14 the statutes and rules regulating such facilities. The 15 committee members have the same rights of entry and inspection 16 granted under s. 400.805(7) to designated representatives of 17 the agency. 18 2. Factual findings of the committee resulting from an 19 onsite investigation of a facility pursuant to subparagraph 1. shall be adopted by the agency in developing its 20 administrative response regarding enforcement of statutes and 21 rules regulating the operation of the facility. 22 23 3. Onsite investigations by the committee shall be funded by the Health Care Trust Fund. 24 Travel expenses for committee members shall be 25 4. 26 reimbursed in accordance with s. 112.061. Members of the 27 committee shall recuse themselves from participating in any investigation that would create a conflict of interest under 28 29 state law, and the council shall replace the member, either temporarily or permanently. 30 31 46

(5) The membership of the council shall be appointed 1 2 not later than August 1, 1994. 3 Section 23. Section 413.613, Florida Statutes, is 4 transferred and renumbered as section 381.79, Florida 5 Statutes, and amended to read: 381.79 413.613 Brain and Spinal Cord Injury б 7 Rehabilitation Trust Fund. --8 (1) There is created in the State Treasury the Brain 9 and Spinal Cord Injury Rehabilitation Trust Fund. Moneys in the fund shall be appropriated to the department division for 10 the purpose of providing the cost of care for brain or spinal 11 12 cord injuries as a payor of last resort to residents of this 13 state, for multilevel programs of care established pursuant to 14 s. 413.49. 15 (a) Authorization of expenditures for brain or spinal 16 cord injury care shall be made only by the department 17 division. 18 (b) Authorized expenditures include acute care, 19 rehabilitation, transitional living, equipment, and supplies necessary for activities of daily living, public information, 20 prevention, education, and research. 21 22 (2) The department division shall issue a report to 23 the President of the Senate and the Speaker of the House of Representatives by March 1 of each year, summarizing the 24 activities supported by the trust fund. 25 26 (3) Annually, 5 percent of the revenues deposited monthly in the fund pursuant to s. 318.21(2)(d) shall be 27 28 appropriated to the University of Florida and 5 percent to the 29 University of Miami for spinal cord injury and brain injury research. The amount to be distributed to the universities 30 shall be calculated based on the deposits into the fund for 31 47

1	each quarter in the fiscal year, but may not exceed \$500,000
2	per university per year. Funds distributed under this
3	subsection shall be made in quarterly payments at the end of
4	each quarter during the fiscal year.
5	(4) The Board of Regents shall establish a program
6	review process and may allocate up to \$10,000 of such funds
7	for an overall program review which would include: a
8	prospective program plan with goals, research design and
9	proposed outcomes, and an annual report of research activities
10	and findings. Prospective program plans shall be submitted to
11	the Board of Regents, and funds shall be released upon
12	acceptance of the proposed program plans. The annual report of
13	research activities and findings shall be submitted to the
14	Board of Regents, with the executive summaries submitted to
15	the President of the Senate, the Speaker of the House of
16	Representatives, and the secretary of the Department of $\underline{Health}$
17	Labor and Employment Security.
18	Section 24. The Division of Vocational Rehabilitation
19	will enter into local public-private partnerships to the
20	extent that it is beneficial to increasing employment outcomes
21	for persons with disabilities and ensuring their full
22	involvement in the comprehensive workforce investment system.
23	Section 25. Legislative intentThe Legislature finds
24	that individuals with disabilities experience the highest
25	unemployment rate of any group in society, as high as 75
26	percent, and that unemployment and poverty go hand in hand.
27	The Legislature also finds that persons who complete the
28	vocational rehabilitation program are twice as likely to
29	obtain and maintain employment, and the use of private
30	providers is the readiest way to add service capacity for this
31	population. It is the intent of the Legislature to establish
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an Occupational Access and Opportunity Commission, which will 1 2 assemble individuals with disabilities, stakeholders, and employers to develop a single self-sufficiency strategy that 3 4 provides for employment and career options for Floridians with 5 disabilities. Section 26. Definitions.--As used in sections 24 6 7 through 36, the term: 8 (1) "Commission" means the Commission on Occupational 9 Access and Opportunity. (2) "Corporation" means the Occupational Access and 10 11 Opportunity Corporation. 12 (3) "Division" means the Division of Vocational 13 Rehabilitation. 14 (4) "Office" means the Executive Office of the 15 Governor. 16 (5) "Plan" means the state plan for vocational 17 rehabilitation required by the federal Rehabilitation Act of 1973, as amended, and sections 24-36 of this act. 18 19 (6) "Region" means a service area for a regional 20 workforce development board established by the Workforce 21 Development Board. 22 Section 27. Occupational Access and Opportunity 23 Commission; creation; purpose; membership.--24 (1)There is created within the Department of 25 Education the Occupational Access and Opportunity Commission. 26 (2) The commission shall consist of 16 members appointed, as provided herein, by the Governor, the President 27 of the Senate, and the Speaker of the House of 28 29 Representatives. The commission must contain a minimum of 50 percent representation from the private-sector. The members of 30 the commission shall include: 31 49

1	(a) The Commissioner of Education, or his or her
2	designee, who shall serve as chair;
3	(b) The chair of the Florida Rehabilitation Council;
4	(c) The chair of the Council for Independent Living;
5	(d) The chair of the Commission for the Purchase from
6	the Blind or Other Severely Handicapped;
7	(e) A community rehabilitation provider who contracts
8	to provide vocational rehabilitation services to individuals
9	who qualify for the program, who shall be appointed by the
10	Governor for a term of 4 years;
11	(f) A representative from the Advocacy Center for
12	Persons With Disabilities, who shall be appointed by the
13	President of the Senate for a term of 4 years;
14	(g) A consumer of vocational rehabilitation services,
15	who shall be appointed by the Speaker of the House of
16	Representatives for a term of 4 years; and
17	(h) Other individuals with disabilities and
18	representatives of business, workforce development, education,
19	state government, local government, consumer advocate groups,
20	employers of individuals with disabilities, or community
21	organizations.
22	(3) Initially, the Governor, the President of the
23	Senate, and the Speaker of the House of Representatives shall
24	each appoint as members meeting the qualifications contained
25	in paragraph (h) of subsection (2), one member for a term of 3
26	years, one member for a term of 2 years, and one member for a
27	term of 1 year. Thereafter, after receiving recommendations
28	from the commission, the Governor, the President of the
29	Senate, and the Speaker of the House of Representatives shall
30	appoint all members for terms of 4 years. Any vacancy shall be
31	filled by appointment by the original appointing authority for
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the unexpired portion of the term by a person who possesses 1 2 the proper qualifications for the vacancy. 3 (4) The private-sector members shall be limited to two 4 consecutive 4-year terms. 5 (5) The commission shall hold its first meeting no 6 later than September 1999, and must meet at least quarterly. A 7 majority of the members constitute a quorum for the purpose of 8 conducting business. 9 (6) The Governor shall name the chair of the commission from its appointed members. The commission shall 10 biennially elect one of its members as vice chair, who shall 11 12 preside in the absence of the chair. Neither the chair, nor 13 the vice chair, may be a provider of client services funded 14 through the commission. 15 (7) The Rehabilitation Council created by section 413.405, Florida Statutes, shall serve the commission and 16 17 shall continue to perform its designated duties. The commission shall consider the recommendations made by the 18 19 council. 20 (8) The commission may appoint advisory committees that the commission considers appropriate, which may include 21 members from outside the commission to study special problems 22 23 or issues and advise the commission on those subjects. Any existing advisory board, commission, or council may seek to 24 become an official advisory committee to the commission by 25 26 submitting to the commission a resolution requesting 27 affiliation and having the request approved by the commission. The commission shall establish the operating procedures of the 28 29 committees. 30 31 51

1	(9) The commission may establish an executive
2	committee consisting of five members recommended by the chair
3	and approved by the commission.
4	(10) The members of the commission are entitled to be
5	reimbursed for reasonable and necessary expenses of attending
6	meetings and performing commission duties, including per diem
7	and travel expenses, and for personal care attendants and
8	interpreters needed by members during meetings, as provided in
9	section 413.273, Florida Statutes.
10	(11) Each member of the commission shall file full and
11	public disclosure of his or her financial interests and is
12	subject to the provisions of part III of chapter 112, Florida
13	Statutes.
14	(12) A member of the commission may not vote on a
15	matter under consideration by the board regarding the
16	provision of services by such member, or by any entity that
17	such member represents; vote on a matter that would provide
18	direct financial benefit to such member or the immediate
19	family of such member; or engage in any other activity
20	determined by the Governor to constitute a conflict of
21	interest as specified in the plan.
22	Section 28. Powers and dutiesThe commission:
23	(1) Shall, no later than July 1, 2000, after
24	consulting with stakeholders and holding public hearings,
25	develop and implement a 5-year plan to promote occupational
26	access and opportunities for Floridians with disabilities, and
27	to fulfill the federal plan requirements. The plan must be
28	submitted to the Governor, the President of the Senate, and
29	the Speaker of the House of Representatives. The commission
30	may make amendments annually to the plan, which must be
31	submitted to the Governor, the President of the Senate, and
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1	the Speaker of the House of Representatives by the first of
2	January.
3	(a) The plan must explore the use of Individual
4	Training Accounts, as described in the federal Workforce Act
5	of 1998, Pub. L. No. 105-220, for eligible clients. If
6	developed, these accounts must be distributed under a written
7	memorandum of understanding with One-Stop Career Center
8	operators.
9	(b) The plan must include an emergency response
10	component to address economic downturns.
11	(c) The plan must designate an administrative entity
12	that will support the commission's work; provide technical
13	assistance, training, and capacity-building assistance; help
14	raise additional federal, state, and local funds; and promote
15	innovative contracts that upgrade or enhance direct services
16	to Floridians with disabilities.
17	(d) The plan must require that the commission enter
18	into cooperative agreements with community-based
19	rehabilitation programs to be the service providers for the
20	program; however, state career service employees shall provide
21	all services mandated by federal law. The commission shall, as
22	rapidly as is feasible, increase the amount of such services
23	provided by community-based rehabilitation programs. The plan
24	must incorporate, to the maximum extent allowed by federal and
25	state law and regulation, all available funds for such
26	purposes. Funds and in-kind contributions from community and
27	private sources shall be used to enhance federal and state
28	resources.
29	(e) The plan must include recommendations regarding
30	specific performance standards and measurable outcomes, and
31	must outline procedures for monitoring the commission's and
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designated administrative entity's operations to ensure that 1 2 performance data is maintained and supported by records of 3 such entities. The commission shall consult with the Office of 4 Program Policy Analysis and Government Accountability in the 5 establishment of performance standards, measurable outcomes, 6 and monitoring procedures. 7 (2) Notwithstanding the provisions of part I of 8 chapter 287, Florida Statutes, shall contract, no later than 9 July 1, 2000, with the administrative entity designated in the plan to execute the services, functions, and programs 10 prescribed in the plan. The commission shall serve as contract 11 12 administrator. If approved by the federal Department of 13 Education, the administrative entity may be a direct-support 14 organization. The commission shall define the terms of the 15 contract. (3) Shall work with the employer community to better 16 17 define, address, and meet its business needs with qualified Floridians with disabilities. 18 19 (4) Is responsible for the prudent use of all public 20 and private funds provided for the commission's use, ensuring 21 that the use of all funds is in accordance with all applicable laws, bylaws, and contractual requirements. 22 23 (5) Shall develop an operational structure to carry out the plan developed by the commission. 24 25 (6) May appear on its own behalf before boards, 26 commissions, departments, or other agencies of municipal, county, state, or Federal Government. 27 28 In the performance of its duties, may undertake or (7) 29 commission research and studies. 30 (8) Shall develop a budget, which is in keeping with 31 the plan, for the operation and activities of the commission 54

and functions of its designated administrative entity. The 1 2 budget shall be submitted to the Governor for inclusion in the 3 Governor's budget recommendations. (9) May assign staff from the office or division to 4 assist in implementing the provisions of this act relating to 5 6 the Occupational Access and Opportunity Commission. 7 Section 29. Occupational Access and Opportunity 8 Corporation; use of property; board of directors; duties; 9 audit.--(1) ESTABLISHMENT.--If the commission elects to 10 designate a direct-support organization as its administrative 11 12 entity, such organization shall be designated the Occupational 13 Access and Opportunity Corporation: 14 (a) Which is a corporation not for profit, as defined 15 in s. 501(c)(6) of the Internal Revenue Code of 1986, as amended, and is incorporated under the provisions of chapter 16 17 617, Florida Statutes, and approved by the Department of 18 State. 19 (b) Which is organized and operated exclusively to 20 request, receive, hold, invest, and administer property and to 21 manage and make expenditures for the operation of the activities, services, functions, and programs of the 22 23 provisions of this act relating to the Occupational Access and 24 Opportunity Commission. (c) Which the commission, after review, has certified 25 26 to be operating in a manner consistent with the policies and 27 goals of the commission and the plan. 28 (d) Which shall not be considered an agency for the 29 purposes of chapters 120 and 216, Florida Statutes; sections 255.25 and 255.254, Florida Statutes, relating to leasing of 30 31 buildings; sections 283.33 and 283.35, Florida Statutes, 55

relating to bids for printing; section 215.31, Florida 1 2 Statutes; and parts IV through VIII of chapter 112, Florida 3 Statutes. (e) Which shall be subject to the provisions of 4 5 chapter 119, Florida Statutes, relating to public records, and 6 the provisions of chapter 286, Florida Statutes, relating to 7 public meetings. 8 (2) USE OF PROPERTY. -- The commission: 9 (a) May permit the use of property and facilities of the commission by the corporation, subject to the provisions 10 of this section. 11 12 (b) Shall prescribe conditions with which the corporation must comply in order to use property and 13 14 facilities of the commission. Such conditions must provide for 15 budget and audit review, for oversight by the commission, and for a reversionary interest in any property used by the 16 17 corporation upon its dissolution. 18 (c) Shall not permit the use of property and 19 facilities of the commission if the corporation does not 20 provide equal employment opportunities to all persons, 21 regardless of race, color, national origin, sex, age, or 22 religion. 23 (3) BOARD OF DIRECTORS. -- The board of directors of the corporation shall be composed of 15 members, appointed by the 24 25 commission from its own membership. The vice chair of the 26 commission shall serve as chair of the corporation's board of 27 directors. 28 (4) POWERS AND DUTIES. -- The corporation, in the 29 performance of its duties: 30 (a) May make and enter into contracts and assume such 31 other functions as are necessary to carry out the provisions 56

of the plan and the corporation's contract with the commission 1 2 which are not inconsistent with this or any other provision of 3 law. 4 (b) May develop a program to leverage the existing federal and state funding and to provide upgraded or expanded 5 6 services to Floridians with disabilities. 7 (c) May commission and adopt, in cooperation with the 8 commission, an official business name and logo to be used in 9 all promotional materials directly produced by the 10 corporation. (d) The corporation shall establish cooperative and 11 12 collaborative memorandums of understanding with One-Stop 13 Career Center operators to increase, upgrade, or expand 14 services to Floridians with disabilities who are seeking 15 employment and self-sufficiency. 16 Section 30. Annual audit.--17 (1) The corporation shall make provision for an annual 18 post-audit of its financial accounts to be conducted by an 19 independent certified public accountant. The annual audit 20 report is due before December 1 of each year, must include a 21 management letter, and must be submitted to the Auditor General, and the Office of Program Policy Analysis and 22 23 Government Accountability for review. The Office of Program Policy Analysis and Government Accountability, the commission, 24 25 and the Auditor General have the authority to require and 26 receive from the corporation or from its independent auditor any detail or supplemental data relative to the operation of 27 28 the corporation. The corporation shall annually certify 29 whether the corporation is operating in a manner that is 30 consistent with, and achieving objectives that are consistent with, the policies and goals of the commission and the plan. 31 57

1 (2) The corporation shall provide to the commission a 2 quarterly report that: 3 (a) Updates its progress and impact in creating employment and increasing the personal income of individuals 4 5 with disabilities; 6 (b) Provides detailed, unaudited financial statements 7 of sources and uses of public and private funds; 8 (c) Measures progress towards annual goals and 9 objectives set forth in the commission's plan; (d) Reviews all pertinent research findings and 10 11 training efforts; and 12 (e) Provides other measures of accountability as 13 requested by the commission. 14 Section 31. Annual report of the Occupational Access and Opportunity Commission; audits. --15 (1) Before January 1 of each year, the commission 16 17 shall submit to the Governor, the President of the Senate, and 18 the Speaker of the House of Representatives a complete and 19 detailed report setting forth for itself and its designated 20 administrative entity: 21 (a) Its operations and accomplishments during the 22 fiscal year. 23 (b) Its business and operational plan. (c) The assets and liabilities of the designated 24 25 administrative entity at the end of its most recent fiscal 26 year. 27 (d) A copy of the annual financial and compliance 28 audit. 29 (2) The Auditor General may, pursuant to his or her 30 own authority or at the direction of the Legislative Auditing 31 58 CODING: Words stricken are deletions; words underlined are additions. CS for CS for SB 230

Committee, conduct an audit of the commission or its 1 designated administrative entity. 2 Section 32. Upon appointment, the Occupational Access 3 4 and Opportunity Commission is authorized to prepare and submit 5 the federally required state vocational rehabilitation plan 6 and to serve as the governing authority of programs 7 administered by the commission, including, but not limited to: administering the state's plan under the Rehabilitation Act of 8 9 1973, as amended; receiving federal funds as the state vocational rehabilitation agency; directing the expenditure of 10 legislative appropriations for rehabilitative services through 11 12 its designated administrative entity or other agents; and, if 13 necessary, making any changes to the plan that the commission 14 considers necessary to maintain compliance with the federal Rehabilitation Act of 1973, as amended, and implementing such 15 16 changes in order to continue to qualify and maintain federal 17 funding support. During the period of time between the appointment of the commission and the designation of the 18 19 administrative entity, the commission and the division may, by 20 agreement, provide for continued administration consistent 21 with federal and state law. 22 Section 33. The division must comply with the 23 transitional direction of the plan. If the commission 24 designates an administrative entity other than the division, all powers, duties, and functions of and all related records, 25 26 property, and equipment and all contractual rights, obligations of, and unexpended balances of appropriations and 27 other funds or allocations of the division's component 28 29 programs of the Department of Labor and Employment Security shall be transferred to the commission as provided in the 30 31 plan, pursuant to section 20.06(2), Florida Statutes. The 59

Department of Labor and Employment Security shall assist the 1 2 commission in carrying out the intent of this chapter and 3 achieving an orderly transition. The Office of Planning and 4 Budget shall submit the necessary budget amendments to the 5 Legislature in order to bring the budget into compliance with 6 the plan. 7 Section 34. (1) The Department of Labor and 8 Employment Security may offer, subject to the provisions of 9 this section, active employees with 30 or more years of creditable service in a state-administered retirement system, 10 or who are at least 62 years of age and are eligible for 11 12 retirement in a state-administered retirement system, a one-time voluntary reduction-in-force payment during the 13 14 1999-2000 fiscal year. Such payment shall represent a payment 15 of insurance costs and shall be paid as an annuity to be 16 purchased by the department within funds appropriated for 17 salary and benefits in the General Appropriations Act for fiscal year 1999-2000, which shall include funds derived from 18 19 eliminating vacated positions. There shall be no annualization 20 costs associated with this plan. The Secretary of Labor and Employment Security shall be deemed to be the public employer 21 for purposes of negotiating the terms and conditions related 22 23 to the reduction-in-force payments authorized by this section. All persons retiring under this program shall do so no later 24 than January 1, 2000. 25 (2) The department, in consultation with the 26 27 Department of Management Services, shall prepare a plan to 28 implement the reduction-in-force payment authority for 29 approval by the Office of Planning and Budgeting. Such plan 30 must meet all applicable federal requirements regarding the expenditure of federal funds; all applicable federal tax laws; 31 60

and all other federal and state laws regarding special 1 compensation to employees, including the Age Discrimination in 2 3 Employment Act and the Older Workers' Benefit Protection Act. The plan must specify the savings created through the payment 4 5 mechanism and the reduction-in-force, specify the source of 6 funding of the payments, and delineate a timetable for 7 implementation. 8 (3) If approved by the Office of Planning and 9 Budgeting, such plan shall be submitted to the Legislature subject to the notice, review, and objection process 10 authorized in s. 216.177, Florida Statutes. 11 12 (4) This section shall take effect upon becoming law. 13 Section 35. The Occupational Access and Opportunity 14 Commission shall assure that the designated administrative entity and providers of direct service maintain an internal 15 system of quality assurance, have proven functional systems, 16 17 and are subject to a due-diligence inquiry for their fitness to undertake service responsibilities regardless of whether a 18 19 contract for services is competitively or noncompetitively 20 procured. 21 Section 36. It is the intent of the Legislature that the provisions of this act relating to the Occupational Access 22 23 and Opportunity Commission not conflict with any federal statute or implementing regulation governing federal 24 grant-in-aid programs administered by the division or the 25 26 commission. Whenever such a conflict is asserted by the applicable agency of the Federal Government, the commission 27 shall submit to the federal Department of Education, or other 28 29 applicable federal agency, a request for a favorable policy interpretation of the conflicting portions. If the request is 30 31 approved, as certified in writing by the secretary of the 61

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federal Department of Education, or the head of the other 1 applicable federal agency, the commission or the division is 2 3 authorized to make the adjustments in the plan which are 4 necessary for achieving conformity to federal statutes and 5 regulations. Before making such adjustments, the commission or 6 the division shall provide to the President of the Senate and 7 the Speaker of the House of Representatives an explanation and 8 justification of the position of the division or the 9 commission and shall outline all feasible alternatives that are consistent with this section. These alternatives may 10 include the state supervision of local service agencies by the 11 commission or the division if the agencies are designated by 12 13 the Governor. Section 37. Effective July 1, 2000, for purposes of 14 15 effecting compliance with the Rehabilitation Act of 1973, as amended, upon appointment, the Commission on Occupational 16 17 Access and Opportunity is designated the official state 18 agency. 19 Section 38. Before the 2002 Regular Session of the 20 Legislature, the Office of Program Policy Analysis and 21 Government Accountability shall conduct a review of, and prepare a report on, the Occupational Access and Opportunity 22 23 Commission and its designated administrative entity. The review must be comprehensive in its scope, but, at a minimum, 24 must be conducted in such a manner as to specifically 25 26 determine: 27 (1) The progress toward achieving the established 28 outcomes. 29 (2) The circumstances contributing to the 30 organization's ability to achieve, not achieve, or exceed its 31 established outcomes. 62

1	(3) Whether it would be sound public policy to
2	continue or discontinue funding the organizations and the
3	consequences of discontinuing the organizations.
4	(4) The progress toward increasing services through
5	community-based rehabilitation programs.
6	(5) As a result of the provisions of the act relating
7	to the Occupational Access and Opportunity Commission, the net
8	increase or decrease of the associated administrative costs,
9	as defined in the Rehabilitation Act of 1973, as amended.
10	
11	The report shall be submitted by January 1, 2002, to the
12	Governor, the President of the Senate, and the Speaker of the
13	House of Representatives.
14	Section 39. Effective January 1, 2001, the Division of
15	Blind Services is transferred by a type two transfer as
16	defined in section 20.06(5), Florida Statutes, from the
17	Department of Labor and Employment Security to the Department
18	of Education.
19	Section 40. Paragraph (a) of subsection (8) of section
20	440.05, Florida Statutes, 1998 Supplement, is repealed.
21	Section 41. There is hereby appropriated \$500,000 from
22	the General Revenue Fund to the Department of Education for
23	Fiscal Year 1999-2000.
24	Section 42. Subsections $(2)$ and $(3)$ of section 20.15,
25	Florida Statutes, 1998 Supplement, are amended to read:
26	20.15 Department of EducationThere is created a
27	Department of Education.
28	(2) COMMISSIONER OF EDUCATIONThe head of the
29	Department of Education is the Commissioner of Education who
30	shall be elected by vote of the qualified electors of the
31	state pursuant to s. 5, Art. IV of the State Constitution.
	63
COD	<b>ING:</b> Words stricken are deletions; words <u>underlined</u> are additions.

## Second Engrossed

1	(a) The Commission of Theoretics shall empire a
1	(a) The Commissioner of Education shall appoint a
2	Deputy Commissioner for Educational Programs who has such
3	powers, duties, responsibilities, and functions as are
4	necessary to ensure the greatest possible coordination,
5	efficiency, and effectiveness of kindergarten through
6	12th-grade education and vocational and continuing education
7	programs, including workforce development.
8	(b) The Commissioner of Education shall appoint a
9	Deputy Commissioner for Planning, Budgeting, and Management
10	who has such powers, duties, responsibilities, and functions
11	as are necessary to ensure the greatest possible coordination
12	of policies, programs, and procedures for the statewide system
13	of education and the department.
14	(c) The Commissioner of Education shall appoint a
15	Deputy Commissioner for Technology and Administration who has
16	such powers, duties, responsibilities, and functions as are
17	necessary to ensure the greatest possible coordination and
18	development of technological supports for the education system
19	and efficient administration of the department.
20	(3) DIVISIONSThe following divisions of the
21	Department of Education are established:
22	(a) Division of Community Colleges.
23	(b) Division of Public Schools and Community
24	Education.
25	(c) Division of Universities.
26	(d) Division of Workforce Development.
27	(e) Division of Human Resource Development.
28	(f) Division of Administration.
29	(g) Division of Financial Services.
30	(h) Division of Support Services.
31	(i) Division of Technology.
	64
COD	<b>ING:</b> Words stricken are deletions; words <u>underlined</u> are additions.

1	Section 43. The Commissioner of Education is
2	authorized to establish, abolish, or consolidate bureaus,
3	sections, and subsections; to reallocate duties and functions;
4	and to reassign positions in pay grade 25 and above to the
5	Select Exempt Service category within the Department of
6	Education in order to promote effective and efficient
7	operation of the department. Authorized positions and
8	appropriations may be transferred from one budget entity to
9	another as required to implement the reorganization. The
10	provisions of this section are subject to the requirements of
11	section 216.181, Florida Statutes. The commissioner may not
12	establish, abolish, or consolidate bureaus, sections, or
13	subsections after January 31, 2000, unless such action is
14	approved by the Legislature or by law. The commissioner shall
15	provide a report on the reorganization to the President of the
16	Senate, the Speaker of the House of Representatives, the
17	minority leaders of the Senate and the House of
18	Representatives, and the chairs of the education and
19	appropriations committees of the Legislature by January 31,
20	2001. This section is repealed on July 1, 2000.
21	Section 44. Except as otherwise provided herein, this
22	act shall take effect October 1, 1999.
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COD	I <b>NG:</b> Words <del>stricken</del> are deletions; words <u>underlined</u> are additions.