Bill No. CS for CS for SB 660

Amendment No. ____ CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Jones moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 5, between lines 6 and 7, 14 15 16 insert: 17 Section 2. Section 39.4085, Florida Statutes, is 18 created to read: 39.4085 Legislative findings and declaration of intent 19 20 for rights of dependent children. -- The Legislature finds and declares that the design and delivery of child welfare 21 22 services should be directed by the principle that the health and safety of children should be of paramount concern and, 23 24 therefore, establishes the following goals in support of a "Bill of Rights" for children in shelter or foster care: 25 26 (1) To receive a copy of this act and have it fully 27 explained to them when they are placed in the custody of the 28 department. 29 (2) To enjoy individual dignity, liberty, pursuit of 30 happiness, and the protection of their civil and legal rights 31 as persons in the custody of the state. 1 s0660c2c-40m0b 7:12 PM 04/21/99

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1	(3) To have their privacy protected, have their
2	personal belongings secure and transported with them, and,
3	unless otherwise ordered by the court, have uncensored
4	communication, including receiving and sending unopened
5	communications and having access to a telephone.
6	(4) To have personnel providing services who are
7	sufficiently qualified and experienced to assess the risk
8	children face prior to removal from their homes and to meet
9	the needs of the children once they are in the custody of the
10	department.
11	(5) To remain in the custody of their parents or legal
12	custodians unless and until there has been a determination by
13	a qualified person exercising competent professional judgment
14	that removal is necessary to protect their physical, mental,
15	or emotional health or safety.
16	(6) To have a full risk, health, educational, medical
17	and psychological screening and, if needed, assessment and
18	testing upon adjudication into foster care; and to have their
19	photograph and fingerprints included in their case management
20	file.
21	(7) To be referred to and receive services, including
22	necessary medical, emotional, psychological, psychiatric and
23	educational evaluations and treatment, as soon as practicable
24	after identification of the need for such services by the
25	screening and assessment process.
26	(8) To be placed in a home with no more than one other
27	child, unless they are part of a sibling group.
28	(9) To be placed away from other children known to
29	pose a threat of harm to them, either because of their own
30	risk factors or those of the other child.
31	(10) To be placed in a home where the shelter or
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foster caregiver is aware of and understands the child's 1 history, needs, and risk factors. 2 (11) To be the subject of a plan developed by the 3 4 counselor and the shelter or foster caregiver to deal with 5 identified behaviors that may present a risk to the child or 6 others. 7 (12) To be involved and incorporated, where appropriate, in the development of the case plan, to have a 8 case plan which will address their specific needs, and to 9 10 object to any of the provisions of the case plan. 11 (13) To receive meaningful case management and 12 planning that will quickly return the child to his or her family or move the child on to other forms of permanency. 13 (14) To receive regular communication with a 14 15 caseworker, at least once a month, which shall include meeting with the child alone and conferring with the shelter or foster 16 17 caregiver. 18 (15) To enjoy regular visitation, at least once a week, with their siblings unless the court orders otherwise. 19 20 (16) To enjoy regular visitation with their parents, 21 at least once a month, unless the court orders otherwise. (17) To receive a free and appropriate education; 22 minimal disruption to their education and retention in their 23 24 home school, if appropriate; referral to the child study team; all special educational services, including, where 25 appropriate, the appointment of a parent surrogate; the 26 27 sharing of all necessary information between the school board 28 and the department, including information on attendance and 29 educational progress. 30 (18) To be able to raise grievances with the department over the care they are receiving from their 31 3

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caregivers, caseworkers, or other service providers. 1 (19) To be heard by the court, if <u>appropriate</u>, at all 2 3 review hearings. 4 (20) To have a guardian ad litem appointed to 5 represent, within reason, their best interests and, where 6 appropriate, an attorney ad litem appointed to represent their 7 legal interests; the guardian ad litem and attorney ad litem shall have immediate and unlimited access to the children they 8 9 represent. 10 (21) To have all their records available for review by their guardian ad litem and attorney ad litem if they deem 11 12 such review necessary. (22) To organize as a group for purposes of ensuring 13 14 that they receive the services and living conditions to which 15 they are entitled and to provide support for one another while 16 in the custody of the department. 17 (23) To be afforded prompt access to all available state and federal programs, including, but not limited to: 18 Early Periodic Screening, Diagnosis, and Testing (EPSDT) 19 services, developmental services programs, Medicare and 20 21 supplemental security income, Children's Medical Services, and programs for severely emotionally disturbed children. 22 23 24 The provisions of this section establish goals and not rights. 25 Nothing in this section shall be interpreted as requiring the delivery of any particular service or level of service in 26 27 excess of existing appropriations. No person shall have a cause of action against the state or any of its subdivisions, 28 29 agencies, contractors, subcontractors, or agents, based upon 30 the adoption of or failure to provide adequate funding for the achievement of these goals by the Legislature. Nothing herein 31

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shall require the expenditure of funds to meet the goals established herein except funds specifically appropriated for such purpose. (Redesignate subsequent sections.) ====== T I T L E A M E N D M E N T ========== And the title is amended as follows: On page 1, line 20, after the semicolon insert: creating s. 39.4085, F.S.; providing legislative intent; specifying goals in support of a "Bill of Rights," specifying the rights of dependent children in shelter or foster care; clarifying that the establishment of goals does not create rights; prohibiting certain causes of action;