Florida House of Representatives - 2000

CS/HB 207

By the Committee on Community Colleges & Career Prep and Representatives Greenstein, Rubio, Harrington and Goodlette

1	A bill to be entitled
2	An act relating to individual development
3	accounts; providing purposes; providing
4	definitions; requiring the Department of
5	Children and Family Services to amend the
6	Temporary Assistance for Needy Families State
7	Plan to provide for use of funds for individual
8	development accounts; specifying criteria and
9	requirements for contributions to such
10	accounts; specifying purposes for use of such
11	accounts; providing for procedures for
12	withdrawals from such accounts; specifying
13	certain organizations to act as fiduciary
14	organizations for certain purposes; providing
15	for penalties for withdrawal of moneys for
16	certain purposes; providing for resolution of
17	certain disputes; providing for transfer of
18	ownership of such accounts under certain
19	circumstances; providing for establishment of
20	such accounts by certain financial institutions
21	under certain circumstances; providing
22	requirements; providing that account funds and
23	matching funds do not affect certain program
24	eligibility; providing an effective date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. $(1)$ The purpose of this act is to provide
29	for the establishment of individual development accounts
30	designed to provide families with limited means an opportunity
31	to accumulate assets, to facilitate and mobilize savings, to
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promote education, homeownership, and microenterprise 1 2 development, and to stabilize families and build communities. 3 This section implements the provisions of s. 404(h) of the Social Security Act, as amended, 42 U.S.C. s. 604(h), related 4 5 to individual development accounts. Nothing in this section 6 is intended to conflict with the provisions of federal law. 7 (2) As used in this section: 8 (a) "Individual development account" means an account 9 exclusively for the purpose of paying the qualified expenses of an eligible individual or family. The account is a trust 10 11 created or organized in this state and funded through periodic 12 contributions by the establishing individual and matched by or 13 through a qualified entity for a qualified purpose. (b) "Qualified entity" means: 14 15 1. A not-for-profit organization described in s. 16 501(c)(3) of the Internal Revenue Code of 1986, as amended, 17 and exempt from taxation under s. 501(a) of such code; or 2. A state or local government agency acting in 18 19 cooperation with an organization described in subparagraph 1. 20 For purposes of this section, a local WAGES coalition shall be 21 considered a government agency. 22 "Financial institution" means an organization (C) authorized to do business under state or federal laws relating 23 24 to financial institutions, and includes a bank, trust company, 25 savings bank, building and loan association, savings and loan 26 company or association, and credit union. 27 (d) "Eligible educational institution" means: 28 1. An institution described in s. 481(a)(1) or s. 29 1201(a) of the Higher Education Act of 1965, 20 U.S.C. s. 1088(a)(1) or s. 1141(a), as such sections are in effect on 30 the date of the enactment of the Personal Responsibility and 31 2

Work Opportunity Reconciliation Act of 1996, Pub. L. No. 1 2 104-193. 3 2. An area vocational education school, as defined in 4 s. 521(4)(C) or (D) of the Carl D. Perkins Vocational and 5 Applied Technology Education Act, 20 U.S.C. s. 2471(4), in б this state, as such sections are in effect on the date of the 7 enactment of the Personal Responsibility and Work Opportunity 8 Reconciliation Act of 1996, Pub. L. No. 104-193. 9 (e) "Postsecondary educational expenses" means: 10 1. Tuition and fees required for the enrollment or 11 attendance of a student at an eligible educational 12 institution. 13 2. Fees, books, supplies, and equipment required for 14 courses of instruction at an eligible educational institution. 15 (f) "Qualified acquisition costs" means the costs of 16 acquiring, constructing, or reconstructing a residence. The term includes any usual or reasonable settlement, financing, 17 18 or other closing costs. 19 "Qualified business" means any business that does (g) 20 not contravene any law or public policy. "Qualified business capitalization expenses" means 21 (h) 22 qualified expenditures for the capitalization of a qualified business pursuant to a qualified plan. 23 24 (i) "Qualified expenditures" means expenditures included in a qualified plan, including capital, plant, 25 26 equipment, working capital, and inventory expenses. 27 (j)1. "Qualified first-time homebuyer" means a 28 taxpayer and, if married, the taxpayer's spouse, who has no 29 present ownership interest in a principal residence during the 3-year period ending on the date of acquisition of the 30 principal residence. 31

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1 2. "Date of acquisition" means the date on which a 2 binding contract to acquire, construct, or reconstruct the principal residence is entered into. 3 4 (k) "Qualified plan" means a business plan or a plan 5 to use a business asset purchased, which: 6 1. Is approved by a financial institution, a 7 microenterprise development organization, or a nonprofit loan 8 fund having demonstrated fiduciary integrity. 9 2. Includes a description of services or goods to be sold, a marketing plan, and projected financial statements. 10 3. May require the eligible individual to obtain the 11 12 assistance of an experienced entrepreneurial advisor. 13 (1) "Qualified principal residence" means a principal 14 residence, within the meaning of s. 1034 of the Internal 15 Revenue Code of 1986, as amended, the qualified acquisition 16 costs of which do not exceed 100 percent of the average area purchase price applicable to such residence, determined in 17 accordance with s. 143(e)(2) and (3) of such code. 18 19 (3) The Department of Children and Family Services 20 shall amend the Temporary Assistance for Needy Families State Plan which was submitted in accordance with s. 402 of the 21 Social Security Act, as amended, 42 U.S.C. s. 602, to provide 22 23 for the use of funds for individual development accounts in 24 accordance with the provisions of this section. (4)(a) Any family subject to time limits and fully 25 26 complying with work requirements of the WAGES Program that 27 enters into an agreement with an approved fiduciary 28 organization is eligible for participation in an individual development account. 29 30 (b) Contributions to the individual development account by an individual may be derived only from earned 31 4

income, as defined in s. 911(d)(2) of the Internal Revenue 1 2 Code of 1986, as amended. (c) The individual or family shall enter into an 3 4 individual development account agreement with a certified 5 fiduciary organization as described in subsection (7). б (d) Eligible participants may receive matching funds 7 for contributions to the individual development account, 8 pursuant to the WAGES State Plan and the plan of the local 9 WAGES coalition. When not restricted to the contrary, matching funds may be paid from state and federal funds under the 10 11 control of the local WAGES coalition, from local agencies, or 12 from private donations. 13 (e) Eligible participants may receive bonus payments 14 for program compliance, to the extent provided in the WAGES 15 State Plan and the plan of the local WAGES coalition. Such 16 bonus payments may provide for a matching proportion higher 17 than matching funds described in paragraph (d). (5) Individual development accounts may be available 18 19 once the family no longer receives cash assistance for any of 20 the following uses: (a) Postsecondary educational expenses paid from an 21 individual development account directly to an eligible 22 educational institution; 23 24 (b) Qualified acquisition costs with respect to a 25 qualified principal residence for a qualified first-time 26 homebuyer, if paid from an individual development account 27 directly to the persons to whom the amounts are due; or 28 (c) Amounts paid from an individual development 29 account directly to a business capitalization account which is established in a federally insured financial institution and 30 31

is restricted to use solely for qualified business 1 2 capitalization. 3 (6) The WAGES Program State Board of Directors shall 4 establish such policies and procedures as may be necessary to 5 ensure that funds held in an individual development account 6 are not withdrawn except for one or more of the qualified 7 purposes described in this section. 8 (7) Fiduciary organizations shall be the local WAGES 9 coalition or other community-based organizations designated by 10 the local WAGES coalition to serve as an intermediary between 11 individual account holders and financial institutions holding 12 accounts. Responsibilities of such fiduciary organizations may 13 include marketing participation, soliciting matching 14 contributions, counseling program participants, and conducting verification and compliance activities. 15 16 (8) The WAGES Program State Board of Directors shall establish penalties and procedures for enforcing compliance 17 with such penalties for the withdrawal of moneys from 18 19 individual development accounts under false pretenses or for 20 the use of such moneys for other than approved purposes. The fiduciary organization shall make arrangements with the 21 22 financial institution to impose any penalties or loss of matching funds as specified by the WAGES Program State Board 23 of Directors on moneys withdrawn. The WAGES Program State 24 25 Board of Directors may, at its discretion, specify conditions 26 under which an account shall be closed. 27 (9) The fiduciary organization shall establish a 28 grievance committee and a procedure to hear, review, and 29 decide in writing any grievance made by a holder of an individual development account who disputes a decision of the 30 31

1 operating organization that a withdrawal is subject to 2 penalty. (10) In the event of an account holder's death, the 3 4 account may be transferred to the ownership of a contingent 5 beneficiary. An account holder shall name contingent б beneficiaries at the time the account is established and may 7 change such beneficiaries at any time. 8 (11) Financial institutions approved by the WAGES 9 Program State Board of Directors shall be permitted to 10 establish individual development accounts pursuant to this section. The financial institution shall certify to the local 11 12 WAGES coalition on forms prescribed by the WAGES Program State 13 Board of Directors and accompanied by any documentation 14 required by the WAGES Program State Board of Directors that 15 such accounts have been established pursuant to all provisions 16 of this act and that deposits have been made on behalf of the 17 account holder. A financial institution establishing an individual development account shall: 18 (a) Keep the account in the name of the account 19 20 holder. (b) Subject to the indicated conditions, permit 21 22 deposits to be made into the account: 23 1. By the account holder; or 24 2. By means of contributions made on behalf of the 25 account holder. Such deposits may include moneys to match the 26 account holder's deposits. 27 (c) Require the account to earn the market rate of 28 interest. 29 (d) Permit the account holder to withdraw moneys from the account for any of the permissible uses pursuant to 30 31

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1	procedures adopted by the WAGES Program State Board of
2	Directors.
3	(12) In accordance with s. 404(h)(4) of the Social
4	Security Act, as amended, 42 U.S.C. s. 604(h)(4), and
5	notwithstanding any other provision of law, other than the
6	Internal Revenue Code of 1986, as amended, funds in an
7	individual development account, including interest accruing in
8	such account, shall be disregarded in determining eligibility
9	for any federal or state program. Matching contributions paid
10	directly into such account and contributions by an individual
11	from earnings shall similarly be disregarded in determining
12	eligibility for any state or federal program.
13	Section 2. This act shall take effect October 1, 2000.
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