Florida Senate - 2001

By Senator Dawson

30-6A-01 A bill to be entitled 1 2 An act relating to the care of children; amending s. 39.5085, F.S., relating to the 3 4 Relative Caregiver Program; revising 5 eligibility guidelines; amending s. 230.2305, 6 F.S., relating to the prekindergarten early 7 intervention program; revising the list of eligible children to include otherwise eligible 8 9 children for whom the state is paying a 10 relative caregiver payment; amending s. 11 239.117, F.S., relating to workforce 12 development postsecondary student fees; exempting from the payment of specified fees 13 otherwise eligible students for whom the state 14 is paying a relative caregiver payment; 15 16 revising eligibility requirements for such students and for certain other students who are 17 eligible to receive this exemption; providing 18 19 an effective date. 20 21 Be It Enacted by the Legislature of the State of Florida: 22 23 Section 1. Paragraph (c) of subsection (1) and paragraph (a) of subsection (2) of section 39.5085, Florida 24 25 Statutes, are amended to read: 39.5085 Relative Caregiver Program. --26 27 (1) It is the intent of the Legislature in enacting this section to: 28 29 (c) Recognize that permanency in the best interests of 30 the child can be achieved through a variety of permanency 31 options, including long-term relative custody, guardianship, 1

or adoption, by providing additional placement options and incentives that will achieve permanency and stability for many children who are otherwise at risk of foster care placement because of abuse, abandonment, or neglect, but who may successfully be able to be placed by the dependency court in the care of such relatives.

7 (2)(a) The Department of Children and Family Services 8 shall establish and operate the Relative Caregiver Program 9 pursuant to eligibility guidelines established in this section 10 as further implemented by rule of the department. The Relative 11 Caregiver Program shall, within the limits of available funding, provide financial assistance to relatives who are 12 13 within the fifth degree by blood or marriage to the parent or stepparent of a child and who are caring full-time for that 14 child or for a half-brother or half-sister of that child, in 15 the role of substitute parent as a result of a court's 16 17 determination that the child is at risk of placement in foster care and a court order from any state court of competent 18 19 jurisdiction which places the child of child abuse, neglect, 20 or abandonment and subsequent placement with the relative pursuant to this chapter. Such placement may be either 21 22 court-ordered temporary legal custody to the relative under protective supervision of the department pursuant to s. 23 24 39.521(1)(b)3., or court-ordered placement in the home of a 25 relative as a permanency option pursuant to s. 39.622. The Relative Caregiver Program shall offer financial assistance to 26 careqivers who are relatives and who would be unable to serve 27 28 in that capacity without the relative caregiver payment 29 because of financial burden, thus exposing the child to the trauma of placement in a shelter or in foster care or to the 30 31

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trauma of separation from his or her half-brothers or half-sisters. Section 2. Paragraph (a) of subsection (2) of section 230.2305, Florida Statutes, is amended to read: 230.2305 Prekindergarten early intervention program.--(2) ELIGIBILITY.--There is hereby created the prekindergarten early intervention program for children who are 3 and 4 years of age. A prekindergarten early intervention program shall be administered by a district school board and shall receive state funds pursuant to subsection (6). Each public school district shall make reasonable efforts to accommodate the needs of children for extended day and extended year services without compromising the quality of the 6-hour, 180-day program. The school district shall report on such efforts. School district participation in the prekindergarten early intervention program shall be at the discretion of each school district. (a) At least 75 percent of the children projected to be served by the district program shall be economically disadvantaged 4-year-old children of working parents, including migrant children or children whose parents participate in the welfare transition program. Other children projected to be served by the district program may include any of the following up to a maximum of 25 percent of the total number of children served: Three-year-old and four-year-old children who are 1.

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1. Three-year-old and four-year-old children who are referred to the school system who may not be economically disadvantaged but who are abused, <u>who are</u> prenatally exposed to alcohol or harmful drugs, <u>who are</u> or from foster homes, or who are marginal in terms of Exceptional Student Education

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1 placement, or for whom the state is paying a relative 2 caregiver payment under s. 39.5085. 3 Three-year-old children and four-year-old children 2. 4 who may not be economically disadvantaged but who are eligible 5 students with disabilities and served in an exceptional б student education program with required special services, 7 aids, or equipment and who are reported for partial funding in 8 the K-12 Florida Education Finance Program. These students 9 may be funded from prekindergarten early intervention program 10 funds the portion of the time not funded by the K-12 Florida 11 Education Finance Program for the actual instructional time or one full-time equivalent student membership, whichever is the 12 13 lesser. These students with disabilities shall be counted toward the 25-percent student limit based on full-time 14 equivalent student membership funded part-time by 15 prekindergarten early intervention program funds. Also, 16 17 3-year-old or 4-year-old eligible students with disabilities who are reported for funding in the K-12 Florida Education 18 19 Finance Program in an exceptional student education program as 20 provided in s. 236.081(1)(c) may be mainstreamed in the prekindergarten early intervention program if such programming 21 is reflected in the student's individual educational plan; if 22 required special services, aids, or equipment are provided; 23 24 and if there is no operational cost to prekindergarten early intervention program funds. Exceptional education students 25 who are reported for maximum K-12 Florida Education Finance 26 Program funding and who are not reported for early 27 28 intervention funding shall not count against the 75-percent or 29 25-percent student limit as stated in this paragraph. 30 3. Economically disadvantaged 3-year-old children. 31

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1	4. Economically disadvantaged children, children with
2	disabilities, and children at risk of future school failure,
3	from birth to age four, who are served at home through home
4	visitor programs and intensive parent education programs such
5	as the Florida First Start Program.
6	5. Children who meet federal and state requirements
7	for eligibility for the migrant preschool program but who do
8	not meet the criteria of "economically disadvantaged" as
9	defined in paragraph (b), who shall not pay a fee.
10	6. After the groups listed in subparagraphs 1., 2.,
11	3., and 4. have been served, 3-year-old and 4-year-old
12	children who are not economically disadvantaged and for whom a
13	fee is paid for the children's participation.
14	Section 3. Paragraph (c) of subsection (4) of section
15	239.117, Florida Statutes, is amended to read:
16	239.117 Workforce development postsecondary student
17	fees
18	(4) The following students are exempt from the payment
19	of registration, matriculation, and laboratory fees:
20	(c) A student for whom the state is paying a foster
21	care board payment pursuant to s. 409.145(3) or pursuant to
22	parts II and III of chapter 39 <u>or is paying a relative</u>
23	caregiver payment under s. 39.5085, for whom the permanency
24	planning goal pursuant to part III of chapter 39 is <u>for the</u>
25	student to be in long-term foster care, in the permanent
26	custody of a foster parent or legal custodian, in long-term
27	placement with a relative, under guardianship, in the
28	permanent custody of a relative, or independent living
29	independently, or who is adopted from the Department of
30	Children and Family Services after May 5, 1997. Such <u>an</u>
31	exemption includes fees associated with enrollment in
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1	vocational-preparatory instruction and completion of the
2	college-level communication and computation skills testing
3	program. Such <u>an</u> exemption <u>is</u> shall be available to any
4	student adopted from the Department of Children and Family
5	Services after May 5, 1997; however, the exemption remains
6	shall be valid for no more than 4 years after the date of
7	graduation from high school.
8	Section 4. This act shall take effect July 1, 2001.
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11	SENATE SUMMARY
12	Revises eligibility guidelines for the Relative Caregiver Program. Provides that children for whom the state is
13	paying a relative caregiver payment are eligible for the prekindergarten early intervention program and for
14	exemption from paying postsecondary registration,
15	matriculation, and laboratory fees, if the children are otherwise eligible. Revises eligibility requirements for certain other students who are exempt under s. 239.117,
16	F.S., from paying such postsecondary fees.
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