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A bill to be entitled An act relating to operations of correctional work programs; revising provisions relating to leased or managed work programs to conform to current operations and applications; amending ss. 946.502, 946.5025, 946.5026, 946.503, 946.506, 946.509, 946.511, 946.514, 946.516, 946.518, 946.520, F.S.; conforming internal cross-references; deleting obsolete provisions; clarifying a definition; changing a reporting date; amending s. 957.04, F.S., to conform a cross-reference; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Subsections (2), (3), and (4) of section 946.502, Florida Statutes, are amended to read: 946.502 Legislative intent with respect to operation of correctional work programs. --

- It is further the intent of the Legislature that, once one such nonprofit corporation is organized, no other nonprofit corporation be organized for the purpose of carrying out this part ss. 946.502-946.518. In carrying out this part ss. 946.502-946.518, the corporation is not an "agency" within the meaning of s. 20.03(11).
- (3) It is further the intent of the Legislature that, by July 1, 1985, the corporation shall lease have leased all correctional work programs from the department.
- (4) It is further the intent of the Legislature that the state shall have a continuing interest in assuring 31 continuity and stability in the operation of correctional work

 programs and that this part ss. 946.502-946.518 be construed in furtherance of such goals.

Section 2. Section 946.5025, Florida Statutes, is amended to read:

946.5025 Authorization of corporation to enter into contracts.—The corporation established under this part chapter may enter into contracts to operate correctional work programs with any county or municipal authority that operates a correctional facility or with a contractor authorized under chapter 944 or chapter 957 to operate a private correctional facility. The corporation has the same powers, privileges, and immunities in carrying out such contracts as it has under this chapter.

Section 3. Section 946.5026, Florida Statutes, is amended to read:

946.5026 Sovereign immunity in tort actions.--The provisions of s. 768.28 shall be applicable to the corporation established <u>under this part pursuant to s. 946.504(1)</u>, which is deemed to be a corporation primarily acting as an instrumentality of the state.

Section 4. Section 946.503, Florida Statutes, is amended to read:

946.503 Definitions to be used with respect to correctional work programs.—As used in this part $\frac{1}{946.502-946.518}$, the term:

(1) "Corporation" means the private nonprofit corporation established pursuant to s. 946.504(1), or a private nonprofit corporation whose sole member is the private nonprofit corporation established pursuant to s. 946.504(1), whose board of directors is identical to the board of directors of the private nonprofit corporation established

 <u>pursuant to s. 946.504(1)</u>, to carry out <u>this part</u> ss. 946.502-946.518.

- (2) "Correctional work program" means any program presently a part of the prison industries program operated by the department or any other correctional work program carried on at any state correctional facility presently or in the future, but the term does not include any program authorized by s. 945.091 or s. 946.40.
 - (3) "Department" means the Department of Corrections.
- (4) "Facilities" means the buildings and land used in the operation of an industry program on state property.
- (5) "Inmate" means any person incarcerated within any state, county, municipal, or private correctional facility.
- (6) "Private correctional facility" means a facility authorized by chapter 944 or chapter 957.

Section 5. Section 946.506, Florida Statutes, is amended to read:

946.506 Modification or termination of correctional work program by the corporation.--This part does Sections 946.502-946.518 do not prevent the corporation from modifying, altering, or terminating any correctional work program, once assumed, so long as the corporation is otherwise carrying out the provisions of this part ss. 946.502-946.518.

Section 6. Subsection (1) of section 946.509, Florida Statutes, is amended to read:

946.509 Insurance of property leased or acquired by the corporation.--

(1) The State Risk Management Trust Fund created under s. 284.30 shall insure all property eligible for coverage under part I of chapter 284 which is leased by the department to the corporation or which is subsequently acquired and owned

or leased by the corporation and subject to the reversionary ownership interest of the state established in s. 946.505.

Section 7. Subsection (1) of section 946.511, Florida Statutes, is amended to read:

946.511 Provision of inmate labor to operate correctional work programs; policies and procedures .--

- (1) Inmates shall be evaluated and identified during the reception process to determine basic literacy, employment skills, academic skills, vocational skills, and remedial and rehabilitative needs. The evaluation shall prescribe education, work, and work-training for each inmate. Assignment to programs shall be based on the evaluation and the length of time the inmate will be in the custody of the department. Assignment to programs shall be reviewed every 6 months to ensure proper placement based on bed space availability. Assignment of inmates shall be governed by the following objectives and priorities:
- Inmates shall be assigned to meet the needs of the (a) work requirements of the Department of Corrections, including essential operational functions and revenue-generating contracts.
- (b) Inmates shall be assigned to correctional education.
- Inmates shall be assigned to meet all other work requirements of the department, including remaining operational functions and nonrevenue-generating contracts.

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As used in this subsection, the term "revenue-generating contracts" includes contracts with the Department of Transportation, the corporation authorized to conduct the 31 correctional work programs under this part II, the corporation

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and private sector businesses operating programs authorized under s. $946.523 \frac{946.006(3)}{}$, and federal, state, or local governmental entities or subdivisions authorized under s. 944.10(7).

Section 8. Subsections (1) and (2) of section 946.514, Florida Statutes, are amended to read:

946.514 Civil rights of inmates; inmates not state employees; liability of corporation for inmate injuries .--

- Nothing contained in this part ss. 946.502-946.517 is intended to restore in whole or in part the civil rights of inmates.
- (2) No inmate compensated under this part ss. 946.502-946.517 or by the corporation or the department shall be considered as an employee of the state, the department, or the corporation.

Section 9. Subsection (1) of section 946.516, Florida Statutes, is amended to read:

946.516 Report to Governor, Legislature, and Auditor General by the corporation; Department of Corrections report; annual financial audit .--

(1) The corporation shall submit to the Governor and the Legislature, on or before July January 1 of each year, a report on the status of the correctional work programs, including, but not limited to, the proposed use of the profits from such programs, a breakdown of the amount of noninmate labor used, work subcontracted to other vendors, use of consultants, finished goods purchased for resale, and the number of inmates working in the correctional work programs at the time of such report. In addition, the corporation shall submit to the department, the Governor, the Legislature, and 31 the Auditor General an annual financial audit report and such

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other information as may be requested by the Legislature, together with recommendations relating to provisions for reasonable tax incentives to private enterprises which employ inmates, parolees, or former inmates who have participated in correctional work programs.

Section 10. Section 946.518, Florida Statutes, is amended to read:

946.518 Sale of goods made by prisoners; when prohibited, when permitted. -- Goods, wares, or merchandise manufactured or mined in whole or in part by prisoners (except prisoners on parole or probation) may not be sold or offered for sale in this state by any person or by any federal authority or state or political subdivision thereof; however, this section does not forbid the sale, exchange, or disposition of such goods within the limitations set forth in s. 946.515, s. 946.523, or s. 946.524.

Section 11. Section 946.520, Florida Statutes, is amended to read:

946.520 Assignment of inmates by Department of Corrections. --

(1) The department shall exert its best efforts to assign inmates to the corporation, or the private sector business authorized under this part I of this chapter, who have not less than 1 nor more than 5 years remaining before their tentative release dates. Beginning January 1, 1998, the department shall maintain the assignment of at least 60 percent of inmates to all correctional work programs collectively to the corporation, or to the private sector business authorized under this part I of this chapter, who have less than 10 years remaining before their tentative 31 | release dates. This 60-percent requirement does not apply to

any correctional work program, or private sector business authorized under this part f of this chapter, within an institution for any year in which, as of January 1 of that year, the average years remaining before the tentative release date of all inmates assigned to that institution exceeds 12 years.

assigned to the corporation or to the private sector business authorized under this part I of this chapter, except upon request of or consent of such corporation or private sector business or for the purposes of population management, for inmate conduct that may subject the inmate to disciplinary confinement or loss of gain-time, or for security and safety concerns specifically set forth in writing to the corporation or private sector business.

Section 12. Paragraph (f) of subsection (1) of section 957.04, Florida Statutes, is amended to read:

957.04 Contract requirements.--

- (1) A contract entered into under this chapter for the operation of private correctional facilities shall maximize the cost savings of such facilities and shall:
- (f) Require the contractor to be responsible for a range of dental, medical, and psychological services; diet; education; and work programs at least equal to those provided by the department in comparable facilities. The work and education programs must be designed to reduce recidivism, and include opportunities to participate in such work programs as authorized pursuant to s. 946.523 946.006.

Section 13. This act shall take effect upon becoming a law.

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2	SENATE SUMMARY
3	Revises and clarifies provisions relating to correctional
4	Revises and clarifies provisions relating to correctional work programs operated by a private nonprofit corporation. (See bill for details.)
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