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1	A bill to be entitled
2	An act relating to welfare transition;
3	providing a short title; providing legislative
4	intent; authorizing the Passport to Economic
5	Progress demonstration program in specified
6	areas; requiring Workforce Florida, Inc., and
7	the Department of Children and Family Services
8	to pursue federal-government waivers as
9	necessary; increasing the amount of income that
10	may be disregarded in determining eligibility
11	for temporary cash assistance for families
12	residing in the demonstration areas;
13	authorizing an extended period of time for the
14	receipt of welfare-transition benefits by
15	families residing in the demonstration areas;
16	providing legislative findings; directing
17	Workforce Florida, Inc., to create a
18	transitional wage supplementation program;
19	authorizing wage supplementation payments to
20	certain individuals; requiring an evaluation
21	and reports on the demonstration program;
22	providing for conflicts of laws; providing
23	appropriations; amending s. 445.004, F.S.;
24	specifying an additional member of the board of
24 25	specifying an additional member of the board of directors of Workforce Florida, Inc.; requiring
25	directors of Workforce Florida, Inc.; requiring
25 26	directors of Workforce Florida, Inc.; requiring certain funds to be expended for after-school
25 26 27	directors of Workforce Florida, Inc.; requiring certain funds to be expended for after-school care programs; prohibiting certain uses of such
25 26 27 28	directors of Workforce Florida, Inc.; requiring certain funds to be expended for after-school care programs; prohibiting certain uses of such funds; prescribing eligibility criteria for
25 26 27 28 29	directors of Workforce Florida, Inc.; requiring certain funds to be expended for after-school care programs; prohibiting certain uses of such funds; prescribing eligibility criteria for certain organizations providing such programs;

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1	certain persons in board activities; providing
2	legislative findings and intent; creating the
3	Digital Divide Council in the State Technology
4	Office; specifying membership; providing for
5	terms, filling vacancies, and compensation;
6	providing for council meetings and officers;
7	requiring the State Technology Office to
8	provide administrative and technical support;
9	providing powers and duties of the council;
10	authorizing design and implementation of
11	certain programs; providing program objectives
12	and goals; requiring the council to monitor,
13	review, and assess program performances;
14	requiring reports; providing an effective date.
15	
16	WHEREAS, the state has achieved dramatic success in
17	reforms to the welfare system, with more than 200,000 families
18	leaving the welfare rolls since such reforms were enacted in
19	1996, and
20	WHEREAS, the majority of those who have left the
21	welfare rolls have done so because of employment and have held
22	no more than two different jobs since leaving welfare, and
23	WHEREAS, however, many of those who have left the
24	welfare rolls are generating incomes below the federal poverty
25	level, leaving them vulnerable to falling back into the
26	welfare system, and
27	WHEREAS, there also are families that remain within the
28	welfare system who are at risk of exhausting their eligibility
29	for assistance and who would benefit from greater incentives
30	to increase their earnings, and
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1	WHEREAS, a strategy that encourages employment,
2	training, and education represents the best approach for
3	increasing family incomes and promoting economic
4	self-sufficiency, and
5	WHEREAS, the Workforce Innovation Act of 2000
6	restructured the state's workforce system to provide
7	individuals with enhanced opportunities to develop skills to
8	secure, maintain, and advance in employment through training
9	and education, and
10	WHEREAS, the expansion of incentives for employment,
11	the extension of transitional support services, and the
12	provision of wage supplements will further enhance the ability
13	of families who are participants in the welfare system or who
14	are leaving the welfare system to raise their incomes and
15	achieve economic progress, NOW, THEREFORE,
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17	Be It Enacted by the Legislature of the State of Florida:
18	
19	Section 1. Legislative intentThe purpose of the
20	Passport to Economic Progress Act is to provide incentives and
21	services designed to assist individuals who are recipients of
22	temporary cash assistance or who are former recipients of
23	temporary cash assistance generate family income levels that
24	help foster the achievement and maintenance of economic
25	self-sufficiency. It is the intent of the Legislature to
26	create through this act a demonstration program for the
27	provision of such incentives and services, with the goal of
28	developing a model for the continued evolution and enhancement
29	of the welfare-reform efforts of the state.
30	Section 2. <u>Passport to Economic Progress demonstration</u>
31	program
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1	(1) AUTHORIZATION Notwithstanding any law to the
2	contrary, Workforce Florida, Inc., in conjunction with the
3	Department of Children and Family Services and the Agency for
4	Workforce Innovation, shall implement a Passport to Economic
5	Progress demonstration program by November 1, 2001, consistent
б	with the provisions of this section in Hillsborough and
7	Manatee counties. Workforce Florida, Inc., must consult with
8	the applicable regional workforce boards and the applicable
9	local offices of the department which serve the demonstration
10	areas and must encourage community input into the
11	implementation process.
12	(2) WAIVERSIf Workforce Florida, Inc., in
13	consultation with the Department of Children and Family
14	Services, finds that federal waivers would facilitate
15	implementation of the demonstration program, the department
16	shall immediately request such waivers, and Workforce Florida,
17	Inc., shall report to the Governor, the President of the
18	Senate, and the Speaker of the House of Representatives if any
19	refusal of the federal government to grant such waivers
20	prevents the implementation of the demonstration program. If
21	Workforce Florida, Inc., finds that federal waivers to
22	provisions of the Food Stamp Program would facilitate
23	implementation of the demonstration program, the Department of
24	Children and Family Services shall immediately request such
25	waivers in accordance with section 414.175, Florida Statutes.
26	(3) INCOME DISREGARDIn order to provide an
27	additional incentive for employment, and notwithstanding the
28	amount specified in section 414.095(12), Florida Statutes, for
29	individuals residing in the areas designated for this
30	demonstration program, the first \$300 plus one-half of the
31	remainder of earned income shall be disregarded in determining
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eligibility for temporary cash assistance. All other 1 2 conditions and requirements of section 414.095(12), Florida 3 Statutes, shall continue to apply to such individuals. 4 (4) TRANSITIONAL BENEFITS AND SERVICES.--In order to 5 assist them in making the transition to economic 6 self-sufficiency, former recipients of temporary cash 7 assistance residing within the areas designated for this 8 demonstration program shall be eligible for the following 9 benefits and services: (a) Notwithstanding the time period specified in 10 section 445.030, Florida Statutes, transitional education and 11 12 training support services as specified in section 445.030, 13 Florida Statutes, for up to 4 years after the family is no 14 longer receiving temporary cash assistance; 15 (b) Notwithstanding the time period specified in 16 section 445.031, Florida Statutes, transitional transportation 17 support services as specified in section 445.031, Florida 18 Statutes, for up to 4 years after the family is no longer 19 receiving temporary cash assistance; and 20 (c) Notwithstanding the time period specified in section 445.032, Florida Statutes, transitional child care as 21 specified in section 445.032, Florida Statutes, for up to 4 22 years after the family is no longer receiving temporary cash 23 24 assistance. 25 26 All other provisions of sections 445.030, 445.031, and 27 445.032, Florida Statutes, shall apply to such individuals, as 28 appropriate. This subsection does not constitute an 29 entitlement to transitional benefits and services. If funds are insufficient to provide benefits and services under this 30 subsection, the board of directors of Workforce Florida, Inc., 31 5

1	may limit such benefits and services or otherwise establish
2	priorities for the provisions of such benefits and services.
3	(5) WAGE SUPPLEMENTATION
4	(a) The Legislature finds that:
5	1. There are former recipients of temporary cash
6	assistance who are working full time but whose incomes are
7	below the federal poverty level.
8	2. Having incomes below the federal poverty level
9	makes such individuals particularly vulnerable to reliance on
10	public assistance despite their best efforts to achieve or
11	maintain economic independence through employment.
12	3. It is necessary to supplement the wages of such
13	individuals for a limited period of time in order to assist
14	them in fulfilling the transition to economic
15	self-sufficiency.
16	(b) Workforce Florida, Inc., in cooperation with the
17	Department of Children and Family Services and the Agency for
18	Workforce Innovation, shall create a transitional wage
19	supplementation program by November 1, 2001, as a component of
20	the Passport to Economic Progress demonstration program in the
21	areas designated for the demonstration program. This wage
22	supplementation program does not constitute an entitlement to
23	wage supplementation. If funds appropriated are insufficient
24	to provide wage supplementation, the board of directors of
25	Workforce Florida, Inc., may limit wage supplementation or
26	otherwise establish priorities for wage supplementation.
27	(c) To be eligible for wage supplementation under this
28	subsection, an individual must:
29	1. Be a former recipient of temporary cash assistance
30	who last received such assistance on or after January 1, 2000;
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1	2. Be employed full time, which for the purposes of
2	this subsection means employment averaging at least 32 hours
3	per week; and
4	3. Have an average family income for the 6 months
5	preceding the date of application for wage supplementation
6	which is less than 100 percent of the federal poverty level.
7	(d) Workforce Florida, Inc., shall determine the
8	schedule for the payment of wage supplementation under this
9	subsection. An individual eligible for wage supplementation
10	under this subsection may receive a payment that equals the
11	amount necessary to bring the individual's total family income
12	for the period covered by the payment to 100 percent of the
13	federal poverty level. An individual may not receive wage
14	supplementation payments for more than a total of 12 months.
15	(e) The wage supplementation program authorized by
16	this subsection shall be administered through the regional
17	workforce boards and the one-stop delivery system, under
18	policy guidelines, criteria, and applications developed by
19	Workforce Florida, Inc., in cooperation with the Department of
20	Children and Family Services and the Agency for Workforce
21	Innovation. To the maximum extent possible, the regional
22	workforce boards shall use electronic debit card technologies
23	to provide wage supplementation payments under this program.
24	(6) EVALUATIONS AND RECOMMENDATIONSWorkforce
25	Florida, Inc., in conjunction with the Department of Children
26	and Family Services, the Agency for Workforce Innovation, and
27	the regional workforce boards in the areas designated for this
28	demonstration program, shall conduct a comprehensive
29	evaluation of the effectiveness of the demonstration program
30	operated under this section. By January 1, 2003, Workforce
31	Florida, Inc., shall submit a report on such evaluation to the
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Governor, the President of the Senate, and the Speaker of the 1 House of Representatives. The report must include 2 3 recommendations as to whether the demonstration program should 4 be expanded to other service areas or statewide and whether 5 the program should be revised to enhance its administration or 6 effectiveness. 7 (7) CONFLICTS.--If there is a conflict between the 8 implementation procedures described in this section and 9 federal requirements and regulations, federal requirements and regulations shall control. 10 Section 3. There is appropriated from the Federal 11 12 Grants Trust Fund to the Department of Children and Family Services \$310,000 to provide funds for 9 months to implement 13 14 the additional income disregard for fiscal year 2001-2002. 15 There is appropriated from the Employment Security 16 Administration Trust Fund to the Agency for Workforce 17 Innovation \$3,222,500 to provide funds for 9 months to extend transitional benefits and services and to implement the wage 18 19 supplementation program for fiscal year 2001-2002. The source 20 of these funds is the Temporary Assistance for Needy Families block grant. 21 Section 4. Paragraph (a) of subsection (3) and 22 23 paragraph (a) of subsection (10) of section 445.004, Florida Statutes, are amended to read: 24 445.004 Workforce Florida, Inc.; creation; purpose; 25 26 membership; duties and powers .--(3)(a) Workforce Florida, Inc., shall be governed by a 27 board of directors, the number of directors to be determined 28 29 by the Governor, whose membership and appointment must be consistent with Pub. L. No. 105-220, Title I, s. 111(b), and 30 contain one member representing the licensed nonpublic 31 8

postsecondary educational institutions authorized as 1 individual training account providers, one member from the 2 staffing service industry, at least one member who is a 3 4 current or former recipient of welfare transition services as defined in s. 445.002(3) or workforce services as provided in 5 s. 445.009(1), and five representatives of organized labor who б 7 shall be appointed by the Governor. Notwithstanding s. 114.05(1)(f), the Governor may appoint remaining members to 8 9 Workforce Florida, Inc., from the current Workforce Development Board and the WAGES Program State Board of 10 Directors, established pursuant to chapter 96-175, Laws of 11 12 Florida, to serve on the reconstituted board. By July 1, 2000, 13 the Workforce Development Board will provide to the Governor a 14 transition plan to incorporate the changes required by this 15 act and Pub. L. No. 105-220, specifying the manner of changes 16 to the board. This plan shall govern the transition, unless 17 otherwise notified by the Governor. The importance of minority, gender, and geographic representation shall be 18 19 considered when making appointments to the board. 20 (10) The workforce development strategy for the state shall be designed by Workforce Florida, Inc., and shall be 21 22 centered around the strategies of First Jobs/First Wages, 23 Better Jobs/Better Wages, and High Skills/High Wages. 24 (a) First Jobs/First Wages is the state's strategy to promote successful entry into the workforce through education 25 26 and workplace experience that lead to self-sufficiency and 27 career advancement. The components of the strategy include efforts that enlist business, education, and community support 28 29 for students to achieve long-term career goals, ensuring that young people have the academic and occupational skills 30 required to succeed in the workplace. A minimum of 15 percent 31

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of all Workforce Investment Act youth services funds shall be 1 2 expended for after-school care programs, through contracts 3 with qualified community-based organizations and faith-based 4 organizations, on an equal basis with other private organizations, to provide after-school care programs to 5 6 eligible children 14 through 18 years of age. These programs 7 shall include academic tutoring, mentoring, and other 8 appropriate services. Similar services may be provided for 9 eligible children 6 through 13 years of age using Temporary Assistance for Needy Families funds. Funds expended under this 10 paragraph may not be used for religious or sectarian purposes. 11 12 To provide after-school care programs under this paragraph, a community-based organization or a faith-based organization 13 14 must be a nonprofit organization that holds a current 15 exemption from federal taxation under s. 501(c)(3) or (4) of 16 the Internal Revenue Code or must be a religious organization 17 that is not required to apply for recognition of its exemption from federal taxation under s. 501(c)(3) of the Internal 18 19 Revenue Code. 20 Section 5. Subsection (1) of section 445.007, Florida 21 Statutes, is amended to read: 445.007 Regional workforce boards.--22 23 (1) One regional workforce board shall be appointed in each designated service delivery area and shall serve as the 24 local workforce investment board pursuant to Pub. L. No. 25 26 105-220. The membership of the board shall be consistent with 27 Pub. L. No. 105-220, Title I, s. 117(b), and contain one representative from a nonpublic postsecondary educational 28 29 institution that is an authorized individual training account provider within the region and confers certificates and 30 diplomas, one representative from a nonpublic postsecondary 31 10

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educational institution that is an authorized individual 1 training account provider within the region and confers 2 degrees, and three representatives of organized labor. 3 4 Individuals serving as members of regional workforce 5 development boards or local WAGES coalitions, as of June 30, 2000, are eligible for appointment to regional workforce 6 7 boards, pursuant to this section. It is the intent of the 8 Legislature that, whenever possible and to the greatest extent practicable, membership of a regional workforce board include 9 10 persons who are current or former recipients of welfare transition assistance as defined in s. 445.002(3) or workforce 11 12 services as provided in s. 445.009(1), or that such persons be 13 included as ex officio members of the board or of committees 14 organized by the board. The importance of minority and gender 15 representation shall be considered when making appointments to the board. If the regional workforce board enters into a 16 17 contract with an organization or individual represented on the board of directors, the contract must be approved by a 18 19 two-thirds vote of the entire board, and the board member who could benefit financially from the transaction must abstain 20 from voting on the contract. A board member must disclose any 21 such conflict in a manner that is consistent with the 22 procedures outlined in s. 112.3143. 23 24 Section 6. Legislative findings and intent; Digital Divide Council; powers and duties; program objectives and 25 26 goals; review and assessment of program performances; annual 27 report.--28 (1) LEGISLATIVE FINDINGS AND INTENT. -- The Legislature 29 finds as follows: 30 (a) Frequent access to use of information technology 31 and possession of the knowledge and skills required to use 11 CODING: Words stricken are deletions; words underlined are additions.

1	information technology productively is becoming increasingly
2	more important to being competitively qualified for
3	high-skill, high-wage employment.
4	(b) The availability of reasonable opportunities to
5	have frequent access to use of information technology and to
6	obtain the education and training necessary to acquire the
7	knowledge and skills required to use information technology
8	productively is critical to becoming competitively qualified
9	for high-skill, high-wage employment.
10	(c) Families that are living near or below the poverty
11	level are without adequate economic resources to have
12	reasonable opportunities to obtain frequent access to use of
13	information technology or the education and training necessary
14	to acquire the knowledge and skills required to become
15	competively qualified for high-skill, high-wage employment.
16	(d) The absence of such economic resources divides
17	such families from those who have adequate economic resources
18	to have such opportunities, places such families at risk of
19	never realizing their employment and income earning potential,
20	and prevents the state's economy from prospering to the extent
21	possible if such families realized their employment and income
22	earning potential.
23	(e) The divide between the members of such at-risk
24	families and those who have adequate economic resources to
25	have reasonable opportunities to obtain access to frequent use
26	of information technology and the education and training
27	necessary to acquire the knowledge and skills required to
28	become competitively qualified for high-skill, high-wage
29	employment could be reduced, and the economy of the state
30	could be enhanced, by designing and implementing programs that
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provide such opportunities to members of such at-risk
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   families.
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   It is the intent of the Legislature to provide the authority
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   and resources reasonably necessary to facilitate design and
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   implementation of such programs.
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          (2) DIGITAL DIVIDE COUNCIL.--The Digital Divide
8
   Council is created in the State Technology Office. The council
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   shall consist of:
          (a) The chief information officer in the State
10
   Technology Office.
11
12
          (b) The director of the Office of Tourism, Trade, and
13
   Economic Development in the Executive Office of the Governor.
14
          (c) The president of Workforce Florida, Inc.
15
          (d) The director of the Agency for Workforce
16
   Innovation.
17
         (e) The chair of itflorida.com, Inc.
18
          (f) The Commissioner of Education.
19
         (g) The executive director of the State Board of
20
   Community Colleges.
21
          (h) The executive director of the State Board for
22
   Career Education.
23
          (i)
              The chair of the Network Access Point of the
24
   Americas.
25
          (j) A representative of the information technology
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   industry in this state appointed by the Speaker of the House
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   of Representatives.
28
          (k) A representative of the information technology
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    industry in this state appointed by the President of the
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   Senate.
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1	(1) Two members of the House of Representatives, who
2	shall be ex officio, nonvoting members of the council,
3	appointed by the Speaker of the House of Representatives, one
4	of whom shall be a member of the Republican caucus and the
5	other of whom shall be a member of the Democratic caucus.
б	(m) Two members of the Senate, who shall be ex
7	officio, nonvoting members of the council, appointed by the
8	President of the Senate, one of whom shall be a member of the
9	Republican caucus and the other of whom shall be a member of
10	the Democratic caucus.
11	(3) TERMS OF APPOINTED MEMBERS OF COUNCIL; VACANCIES;
12	COMPENSATION OF MEMBERS The appointed members of the council
13	shall serve an initial term of 1 year commencing July 1, 2001,
14	and ending June 30, 2002, and successor appointees shall serve
15	a term of 2 years, the first of which shall commence July 1,
16	2002, and end June 30, 2004. Successive 2-year terms shall
17	commence and end on the same schedule in subsequent years. Any
18	vacancy in the membership of the council resulting from
19	resignation, incapacity, or death shall be filled within 30
20	days after the date the vacancy is effective. The appointed
21	members of the council shall serve without compensation, but
22	such appointees and the other members of the council shall be
23	entitled to receive per diem and reimbursement for travel
24	expenses as provided in section 112.061, Florida Statutes.
25	Payment of such per diem and reimbursement of such travel
26	expenses may be made from appropriations authorized to be used
27	for such purposes.
28	(4) COUNCIL MEETINGS; ELECTION OF OFFICERSThe
29	council shall conduct its initial meeting by August 1, 2001,
30	and shall meet thereafter at least once every 60 days. In its
31	initial meeting, the members of the council shall elect a
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member to serve as chair and another to serve as vice chair, 1 2 each for a term of 1 year from the date of the election. Any 3 vacancy in the offices of chair and vice chair resulting from 4 resignation, incapacity, or death shall be filled by similar 5 election within 30 days after the date the vacancy is 6 effective. 7 (5) ADMINISTRATIVE AND TECHNICAL SUPPORT; PAYMENT OF 8 SUPPORT COSTS. -- The State Technology Office shall provide such 9 administrative and technical support to the council as is reasonably necessary for the council to effectively and timely 10 carry out its duties and responsibilities. All direct and 11 12 indirect costs of providing such support and performing the other duties assigned to the State Technology Office related 13 14 to design and implementation of the programs authorized by 15 this section may be paid from appropriations authorized to be 16 used for such purposes. 17 (6) POWERS AND DUTIES OF COUNCIL. -- The council, 18 through the State Technology Office, is authorized and 19 empowered to facilitate the design and implementation of 20 programs that are aimed at achieving the objectives and goals 21 stated in this section. The State Technology Office shall present and demonstrate to the council the design 22 characteristics and functional elements of each program 23 proposed to be implemented to achieve the objectives and goals 24 stated in this section and each such program shall be reviewed 25 and approved by the council before being implemented. Such 26 27 programs shall initially be implemented as pilot programs in a 28 minimum of six different areas of the state to develop model 29 programs that are likely to be successful if implemented 30 throughout the state. The areas of the state where the pilot programs are implemented shall be selected by the council with 31 15

the objectives of testing the merits of the programs in each 1 2 geographic region of the state and providing equal exposure of 3 the programs to urban and rural communities alike. 4 Implementation of all such pilot and model programs shall be 5 administered by and through the local workforce development 6 boards and each such board shall coordinate and confirm the 7 ready availability and timely delivery of all elements of such 8 programs to ensure the highest probability of such programs 9 achieving their intended results. 10 (7) PROGRAM OBJECTIVES AND GOALS.--The programs authorized by this section shall have the following objectives 11 12 and goals: 13 (a) Maximizing efficient and productive use of 14 existing facilities, equipment, personnel, programs, and funds available from federal, state, and local government agencies 15 16 and from any private person or entity. 17 (b) Using innovative concepts employing newly 18 developed technologies in educating and training those who are 19 enrolled in the programs authorized by this section. 20 (c) Developing viable partnerships between public agencies and private persons and entities based on mutual 21 22 commitment to responsible and dedicated participation in 23 designing and implementing the programs authorized by this 24 section. (d) Recruiting, enrolling, retaining, and graduating 25 as many at-risk family members as feasible to ensure that they 26 27 have reasonable opportunities to obtain access to frequent use of information technology and the education and training 28 29 necessary to competitively qualify them for high-skill, 30 high-wage employment. 31 16

(e) Reducing the number of underachieving and failing 1 2 students in the state's public school systems who are members 3 of at-risk families. 4 (f) Reducing the number of underemployed and 5 unemployed members of at-risk families. 6 (g) Using information technology to facilitate 7 achievement of the Sunshine State Standards by all children 8 enrolled in the state's K-12 school system who are members of 9 at-risk families. 10 (h) Training teachers in the state's K-12 school system to efficiently and effectively use information 11 technology to plan, teach, and administer all courses of 12 13 instruction required and available by election of children 14 enrolled in the system. 15 (i) Using information technology to enable members of 16 at-risk families who are no longer enrolled in K-12 schools to 17 obtain the education needed to achieve successful completion of general education development test preparation to earn a 18 19 high school diploma, an applied technology diploma, a 20 vocational certificate, an associate of arts degree, or a 21 baccalaureate degree. 22 (j) Bridge the digital divide in developing a 23 competitive workforce to meet the employment needs of state-based information technology businesses and establish 24 25 this state as having the most information technology ready 26 workforce in the western hemisphere. (8) MONITORING, REVIEWING, AND EVALUATING PROGRAM 27 PERFORMANCES; REPORTING RESULTS. -- The council, through the 28 29 State Technology Office, shall continually monitor, review, 30 and evaluate the progress of performances realized from implementation of the programs authorized by this section. The 31 17

State Technology Office shall prepare and submit a report to 1 2 the council at least 10 days before each of its meetings 3 subsequent to its initial meeting and each such report shall, 4 at a minimum, identify and describe the functional elements of 5 each program being implemented and identify and describe the 6 facilities, equipment, personnel, programs, and funds used to 7 design and implement the program. For each such program, the 8 report shall also identify by name, address, age, and sex the 9 school-age children, and their older siblings and parents, who are enrolled in the program, state the educational level 10 achieved by each enrollee as of the date he or she enrolled in 11 12 the program, state the attendance and achievement level recorded for each enrollee in the program, evaluate the 13 14 progress each enrollee is making toward successful completion of the program, and identify by name, address, age, and sex 15 each enrollee who successfully completes the program. For each 16 17 such program that is designed to prepare enrollees for high-skill, high-wage employment, the report shall identify 18 19 each enrollee who successfully completes the program, describe 20 each such employment position for which each enrollee has 21 applied, identify by name, address, and nature of business each employer based in this state to whom each such 22 23 application for employment has been addressed, state the results each enrollee obtained from making each such 24 application, and describe the nature of any employment 25 26 obtained and terms of compensation being earned from such 27 employment by each enrollee as a result of making such 28 applications. 29 (9) ANNUAL REPORT.--By March 1, 2002, the council, 30 through the State Technology Office, shall report to the Executive Office of the Governor, the Speaker of the House of 31 18

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1	Representatives, and the President of the Senate the results
2	of the council's monitoring, reviewing, and evaluating such
3	programs since their inception and the council's
4	recommendations as to whether such programs should be
5	continued and expanded to achieve the objectives and goals
6	stated in this section.
7	Section 7. This act shall take effect upon becoming a
8	law.
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