ENROLLED 2001 Legislature

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2	An act relating to the Department of
3	Corrections; transferring the Office for
4	Certification and Monitoring of Batterers'
5	Intervention Programs from the Department of
6	Corrections to the Department of Children and
7	Family Services; amending ss. 741.32 and
8	741.325, F.S.; revising references to conform
9	to the transfer of the office; amending s.
10	921.0024, F.S.; removing the Department of
11	Corrections' responsibility for preparing
12	sentencing scoresheets; renumbering and
13	amending s. 945.76, F.S.; transferring
14	authority for certain fee assessment and
15	collection from the Department of Corrections
16	to the Department of Children and Family
17	Services; providing an effective date.
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19	Be It Enacted by the Legislature of the State of Florida:
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21	Section 1. The Office for Certification and Monitoring
22	of Batterers' Intervention Programs within the Department of
23	Corrections is transferred by a type two transfer, as defined
24	in section 20.06(2), Florida Statutes, to the Department of
25	Children and Family Services. All powers, duties, and
26	functions, rules, records, personnel, property, and unexpended
27	balances of appropriations, allocations, or other funds of the
28	Department of Corrections relating to the Office for
29	Certification and Monitoring of Batterers' Intervention
30	Programs are transferred by a type two transfer, as defined in
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section 20.06(2), Florida Statutes, to the Department of 1 2 Children and Family Services. 3 Section 2. Subsection (2) of section 741.32, Florida 4 Statutes, is amended to read: 5 741.32 Certification of batterers' intervention 6 programs.--7 (2) There is hereby established in the Department of 8 Children and Family Services Corrections an Office for 9 Certification and Monitoring of Batterers' Intervention 10 Programs. The department may certify and monitor both programs and personnel providing direct services to those persons who 11 12 are adjudged to have committed an act of domestic violence as 13 defined in s. 741.28, those against whom an injunction for 14 protection against domestic violence is entered, those 15 referred by the department of Children and Family Services, and those who volunteer to attend such programs. The purpose 16 17 of certification of programs is to uniformly and systematically standardize programs to hold those who 18 19 perpetrate acts of domestic violence responsible for those acts and to ensure safety for victims of domestic violence. 20 The certification and monitoring shall be funded by user fees 21 as provided in s. 741.327 945.76. 22 23 Section 3. Section 741.325, Florida Statutes, is amended to read: 24 25 741.325 Guideline authority.--The Department of 26 Children and Family Services Corrections shall promulgate 27 guidelines to govern purpose, policies, standards of care, 28 appropriate intervention approaches, inappropriate 29 intervention approaches during the batterers' program intervention phase (to include couples counseling and 30 mediation), conflicts of interest, assessment, program content 31 2

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and specifics, qualifications of providers, and credentials 1 2 for facilitators, supervisors, and trainees. The department 3 shall, in addition, establish specific procedures governing 4 all aspects of program operation, including administration, 5 personnel, fiscal matters, victim and batterer records, 6 education, evaluation, referral to treatment and other matters 7 as needed. In addition, the rules shall establish: 8 (1) That the primary purpose of the programs shall be 9 victim safety and the safety of the children, if present. That the batterer shall be held accountable for 10 (2) acts of domestic violence. 11 12 (3) That the programs shall be at least 29 weeks in length and shall include 24 weekly sessions, plus appropriate 13 14 intake, assessment, and orientation programming. 15 (4) That the program be a psychoeducational model that 16 employs a program content based on tactics of power and 17 control by one person over another. 18 (5) That the programs and those who are facilitators, 19 supervisors, and trainees be certified to provide these 20 programs through initial certification and that the programs 21 and personnel be annually monitored to ensure that they are 22 meeting specified standards. 23 (6) The intent that the programs be user-fee funded with fees from the batterers who attend the program as payment 24 for programs is important to the batterer taking 25 responsibility for the act of violence, and from those seeking 26 27 certification. Exception shall be made for those local, state, or federal programs that fund batterers' intervention programs 28 29 in whole or in part. (7) Standards for rejection and suspension for failure 30 to meet certification standards. 31

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1	(8) That these standards shall apply only to programs
2	that address the perpetration of violence between intimate
3	partners, spouses, ex-spouses, or those who share a child in
4	common or who are cohabitants in intimate relationships for
5	the purpose of exercising power and control by one over the
6	other. It will endanger victims if courts and other referral
7	agencies refer family and household members who are not
8	perpetrators of the type of domestic violence encompassed by
9	these standards. Accordingly, the court and others who make
10	referrals should refer perpetrators only to programming that
11	appropriately addresses the violence committed.
12	Section 4. Subsection (3) of section 921.0024, Florida
13	Statutes, is amended to read:
14	921.0024 Criminal Punishment Code; worksheet
15	computations; scoresheets
16	(3) A single scoresheet shall be prepared for each
17	defendant to determine the permissible range for the sentence
18	that the court may impose, except that if the defendant is
19	before the court for sentencing for more than one felony and
20	the felonies were committed under more than one version or
21	revision of the guidelines or the code, separate scoresheets
22	must be prepared. The scoresheet or scoresheets must cover all
23	the defendant's offenses pending before the court for
24	sentencing. Either the office of The state attorney or the
25	Department of Corrections, or both where appropriate, shall
26	prepare the scoresheet or scoresheets, which must be presented
27	to the defense counsel for review for accuracy in all cases
28	unless the judge directs otherwise. The defendant's scoresheet
29	or scoresheets must be approved and signed by the sentencing
30	judge.
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1 Section 5. Section 945.76, Florida Statutes, is 2 renumbered as section 741.327, Florida Statutes, and amended to read: 3 4 741.327 945.76 Certification and monitoring of 5 batterers' intervention programs; fees.--6 (1) Pursuant to s. 741.32, the Department of Children 7 and Family Services Corrections is authorized to assess and 8 collect: (a) An annual certification fee not to exceed \$300 for 9 the certification and monitoring of batterers' intervention 10 11 programs. (b) An annual certification fee not to exceed \$200 for 12 the certification and monitoring of assessment personnel 13 14 providing direct services to persons who: 15 1. Are ordered by the court to participate in a domestic violence prevention program; 16 17 2. Are adjudged to have committed an act of domestic violence as defined in s. 741.28; 18 19 3. Have an injunction entered for protection against 20 domestic violence; or 21 4. Agree to attend a program as part of a diversion or 22 pretrial intervention agreement by the offender with the state 23 attorney. (2) All persons required by the court to attend 24 domestic violence programs certified by the Department of 25 26 Children and Family Services' Corrections'Office for of Certification and Monitoring of Batterers' Intervention 27 Programs shall pay an additional \$30 fee for each 29-week 28 29 program to the Department of Children and Family Services 30 Corrections. 31 5

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1	(3) The fees assessed and collected under this section
2	shall be deposited in the Executive Office of the Governor's
3	Domestic Violence department's Operating Trust Fund
4	established in s. 741.01 and directed to the Department of
5	Children and Family Services to fund the cost of certifying
б	and monitoring batterers' intervention programs.
7	Section 6. This act shall take effect July 1, 2001.
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