# 2001 Legislature CS for SB 350, 1st Engrossed

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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 controlling the withdrawal of funds for							
16	uses other than qualified purposes; providing							
17	for resolution of certain disputes; providing							
18	for transfer of ownership of such accounts							
19	under certain circumstances; providing for							
20	establishment of such accounts by certain							
21	financial institutions under certain							
22	circumstances; providing requirements;							
23	providing that account funds and matching funds							
24	do not affect certain program eligibility;							
25	providing for rules; providing an effective							
26	date.							
27								
28	Be It Enacted by the Legislature of the State of Florida:							
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30	Section 1. (1) The purpose of this act is to provide							
31	for the establishment of individual development accounts that							
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can provide families having limited means an opportunity to 1 2 accumulate assets and to facilitate and mobilize savings; to 3 promote education, homeownership, and microenterprise 4 development; and help to stabilize families and build 5 communities. This section implements the provisions of s. 404(h) of the Social Security Act, as amended, 42 U.S.C. s. б 7 604(h), related to individual development accounts. Nothing 8 in this section is intended to conflict with the provisions of federal law. 9 10 (2) As used in this section, the term: (a) "Individual development account" means an account 11 12 established exclusively to pay the qualified expenses of an eligible individual or family. The account is funded through 13 14 periodic contributions by the establishing individual which 15 are matched by or through a qualified entity for a qualified 16 purpose. 17 (b) "Qualified entity" means: 1. A not-for-profit organization described in s. 18 19 501(c)(3) of the Internal Revenue Code of 1986, as amended, 20 and exempt from taxation under s. 501(a) of such code; or 21 2. A state or local government agency acting in cooperation with an organization described in subparagraph 1. 22 23 For purposes of this section, a regional workforce board is a government agency. 24 "Financial institution" means a financial 25 (C) 26 institution as defined in section 655.005(1)(h), Florida 27 Statutes. (d) "Eligible educational institution" means: 28 29 1. An institution described in s. 481(a)(1) or s. 1201(a) of the Higher Education Act of 1965, 20 U.S.C. s. 30 1088(a)(1) or s. 1141(a), as such sections are in effect on 31 2

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the date of the enactment of the Personal Responsibility and 1 2 Work Opportunity Reconciliation Act of 1996, Pub. L. No. 3 104-193. 4 2. An area vocational education school, as defined in 5 s. 521(4)(C) or (D) of the Carl D. Perkins Vocational and 6 Applied Technology Education Act, 20 U.S.C. s. 2471(4), in 7 this state, as such sections are in effect on the date of the 8 enactment of the Personal Responsibility and Work Opportunity 9 Reconciliation Act of 1996, Pub. L. No. 104-193. (e) "Postsecondary educational expenses" means: 10 1. Tuition and fees required for the enrollment or 11 12 attendance of a student at an eligible educational 13 institution. 14 2. Fees, books, supplies, and equipment required for courses of instruction at an eligible educational institution. 15 (f) "Qualified acquisition costs" means the costs of 16 17 acquiring, constructing, or reconstructing a residence. The term includes any usual or reasonable settlement, financing, 18 19 or other closing costs. 20 (g) "Qualified business" means any business that does not contravene any law or public policy. 21 22 "Qualified business capitalization expenses" means (h) 23 qualified expenditures for the capitalization of a qualified business pursuant to a qualified plan. 24 25 "Qualified expenditures" means expenditures (i) 26 included in a qualified plan, including capital, plant, equipment, working capital, and inventory expenses. 27 28 (j)1. "Qualified first-time homebuyer" means a 29 taxpayer and, if married, the taxpayer's spouse, who has no 30 present ownership interest in a principal residence during the 31 3

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3-year period ending on the date of acquisition of the 1 2 principal residence. 3 2. "Date of acquisition" means the date on which a binding contract to acquire, construct, or reconstruct the 4 5 principal residence is entered into. 6 "Qualified plan" means a business plan or a plan (k) 7 to use a business asset purchased, which: 8 1. Is approved by a financial institution, a 9 microenterprise development organization, or a nonprofit loan fund having demonstrated fiduciary integrity. 10 2. Includes a description of services or goods to be 11 12 sold, a marketing plan, and projected financial statements. 3. May require the eligible individual to obtain the 13 14 assistance of an experienced entrepreneurial advisor. 15 (1) "Qualified principal residence" means a principal residence, within the meaning of s. 1034 of the Internal 16 17 Revenue Code of 1986, as amended, the qualified acquisition costs of which do not exceed 100 percent of the average area 18 19 purchase price applicable to such residence, determined in 20 accordance with s. 143(e)(2) and (3) of that code. 21 (3) The Department of Children and Family Services shall amend the Temporary Assistance for Needy Families State 22 23 Plan which was submitted in accordance with s. 402 of the Social Security Act, as amended, 42 U.S.C. s. 602, to provide 24 25 for the use of funds for individual development accounts in 26 accordance with this section. (4)(a) Any family subject to time limits and fully 27 complying with work requirements of the temporary cash 28 29 assistance program, pursuant to sections 414.045, 414.065, 30 414.095, 414.105, and 445.024, Florida Statutes, which enters 31 4

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into an agreement with an approved fiduciary organization is 1 2 eligible to participate in an individual development account. 3 (b) Contributions to the individual development 4 account by an individual may be derived only from earned 5 income, as defined in s. 911(d)(2) of the Internal Revenue 6 Code of 1986, as amended. 7 (c) The individual or family must enter into an 8 individual development account agreement with a certified 9 fiduciary organization as described in subsection (7). This account agreement shall include, but need not be limited to, 10 the matching funds to be contributed to the account, limits on 11 12 the deposits for which the match will be provided, required documentation necessary for payment of moneys in the account 13 14 to be made for a qualified purpose, and penalties for withdrawal of funds not used for one or more of the qualified 15 16 purposes. 17 (d) Eligible participants may receive matching funds for contributions to the individual development account, 18 19 pursuant to the strategic plan for workforce development. When 20 not restricted to the contrary, matching funds may be paid 21 from state and federal funds under the control of the regional workforce board, from local agencies, or from private 22 23 donations. (e) Eligible participants may receive bonus payments 24 for program compliance, to the extent provided in the 25 26 strategic plan for workforce development. Such bonus payments 27 may provide for a matching proportion higher than that of matching funds described in paragraph (d). 28 29 (5) Individual development accounts may be available for any of the following qualified purposes once the family no 30 longer receives cash assistance: 31 5

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(a) Postsecondary educational expenses paid from an 1 2 individual development account directly to an eligible 3 educational institution; 4 (b) Qualified acquisition costs with respect to a 5 qualified principal residence for a qualified first-time 6 homebuyer, if paid from an individual development account 7 directly to the persons to whom the amounts are due; or 8 (c) Amounts paid from an individual development 9 account directly to a business capitalization account that is established in a federally insured financial institution and 10 is restricted to use solely for qualified business 11 12 capitalization. 13 (6) The Workforce Florida, Inc., shall establish 14 procedures for regional workforce boards to include in their 15 annual program and financial plan an application to offer an individual development account program as part of their TANF 16 17 allocation. These procedures shall include, but need not be limited to, administrative costs permitted for the fiduciary 18 19 organization and policies relative to identifying the match 20 ratio and limits on the deposits for which the match will be provided in the application process. Workforce Florida, Inc., 21 shall establish policies and procedures that are necessary to 22 ensure that funds held in an individual development account 23 are not withdrawn except for one or more of the qualified 24 25 purposes described in this section. (7) Fiduciary organizations shall be the regional 26 workforce board or other community-based organizations 27 28 designated by the regional workforce board to serve as 29 intermediaries between individual account holders and financial institutions holding accounts. Responsibilities of 30 such fiduciary organizations may include marketing 31 6

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participation, soliciting matching contributions, counseling 1 2 program participants, and conducting verification and 3 compliance activities. (8) Workforce Florida, Inc., shall establish 4 procedures for controlling the withdrawal of funds for uses 5 6 other than qualified purposes, including specifying conditions 7 under which an account must be closed. 8 (9) A fiduciary organization shall establish a 9 grievance committee and a procedure for hearing, reviewing, and responding in writing to any grievance filed by a holder 10 of an individual development account who disputes a decision 11 12 of the operating organization that funds were withdrawn for 13 uses other than qualified purposes. (10) Upon an account holder's death, his or her 14 account may be transferred to the ownership of a contingent 15 beneficiary. An account holder shall name contingent 16 17 beneficiaries at the time the account is established and may change such beneficiaries at any time. 18 19 (11) Financial institutions approved by Workforce 20 Florida, Inc., may establish individual development accounts 21 pursuant to this section. A financial institution shall certify the establishment of the individual development 22 23 accounts in accordance with the forms, documentation, and requirements prescribed by Workforce Florida, Inc. 24 (12) In accordance with s. 404(h)(4) of the Social 25 26 Security Act, as amended, 42 U.S.C. s. 604(h)(4), and notwithstanding any other provision of law, other than the 27 28 Internal Revenue Code of 1986, as amended, funds in an 29 individual development account, including interest accruing in such account, shall be disregarded in determining eligibility 30 31 for any federal or state program. 7

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2	Florida,	Inc., the	e Agei	ncy fo	r Wor	ckforce	e Innova	atior	ı sha	all adopt
3	such rule	s as are	neces	ssary	to in	nplemer	nt this	act.	<u>.</u>	
4	Se	ection 2.	This	s act	shall	L take	effect	Octo	ber	1, 2001.
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