HB 53-E, First Engrossed

1	A bill to be entitled
2	An act relating to the Department of Children
3	and Family Services; amending s. 216.181, F.S.;
4	providing for the use of funds by the
5	department; amending s. 394.74, F.S.;
б	prescribing a specified contract requirement
7	for local substance abuse and mental health
8	programs; amending s. 394.908, F.S.; revising
9	provisions governing substance abuse and mental
10	health funding equity; amending s. 414.035,
11	F.S.; revising provisions authorizing
12	expenditures by the department for assistance
13	for needy families; amending s. 409.16745,
14	F.S.; abrogating the repeal of the community
15	partnership matching grant program; authorizing
16	the sale of specified hospital complexes and
17	providing for the use of the proceeds;
18	providing an effective date.
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Paragraph (c) of subsection (16) of section
23	216.181, Florida Statutes, is amended to read:
24	216.181 Approved budgets for operations and fixed
25	capital outlay
26	(16)
27	(c) Unless specifically prohibited in the General
28	Appropriations Act, funds appropriated to the Department of
29	Children and Family Services and the Department of Health may
30	be advanced for those contracted services that were approved
31	for advancement by the Comptroller in fiscal year 1993-1994,
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including those services contracted on a fixed-price or 1 2 unit-cost basis. For the 2001-2002 fiscal year only, funds 3 appropriated to the Department of Children and Family Services 4 in Specific Appropriations 302-466 and the Department of Health in Specific Appropriations 503-637 of the 2001-2002 5 General Appropriations Act may be advanced, unless 6 7 specifically prohibited in such General Appropriations Act, 8 for those contracted services that were approved for 9 advancement by the Comptroller in fiscal year 1993-1994, including those services contracted on a fixed-price or 10 unit-cost basis. This paragraph expires July 1, 2002. 11 12 Section 2. Subsection (3) of section 394.74, Florida 13 Statutes, is amended to read: 14 394.74 Contracts for provision of local substance 15 abuse and mental health programs. --(3) Contracts shall include, but are not limited to: 16 17 (a) A provision that, within the limits of available resources, substance abuse and mental health crisis services, 18 19 as defined in s. 394.67(4), shall be available to any individual residing or employed within the service area, 20 regardless of ability to pay for such services, current or 21 past health condition, or any other factor; 22 23 (b) A provision that such services be available with priority of attention being given to individuals who exhibit 24 symptoms of chronic or acute substance abuse or mental illness 25 26 and who are unable to pay the cost of receiving such services; 27 (c) A provision that every reasonable effort to collect appropriate reimbursement for the cost of providing 28 29 substance abuse and mental health services to persons able to pay for services, including first-party payments and 30 31 2

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third-party payments, shall be made by facilities providing 1 services pursuant to this act; 2 (d) A program description and line-item operating 3 4 budget by program service component for substance abuse and 5 mental health services, provided the entire proposed operating 6 budget for the service provider will be displayed; and 7 (e) A provision that client demographic, service, and 8 outcome information required for the department's Mental 9 Health and Substance Abuse Data System be submitted to the department by a date specified in the contract. The department 10 may not pay the provider unless the required information has 11 12 been submitted by the specified date; and 13 (f)(e) A requirement that the contractor must conform 14 to department rules and the priorities established thereunder. 15 Section 3. Subsection (8) of section 394.908, Florida 16 Statutes, is amended to read: 17 394.908 Substance abuse and mental health funding equity; distribution of appropriations. -- In recognition of the 18 19 historical inequity among service districts of the former Department of Health and Rehabilitative Services in the 20 funding of substance abuse and mental health services, and in 21 22 order to rectify this inequity and provide for equitable 23 funding in the future throughout the state, the following funding process shall be adhered to: 24 (8) For fiscal year 2002-2003 2001-2002 only, and 25 26 notwithstanding the provisions of this section, all new funds 27 received in excess of fiscal year 2001-2002 recurring 1998-1999 appropriations shall be allocated in accordance with 28 29 the provisions of the General Appropriations Act; however, except as specified in this subsection, to the G. Pierce Wood 30 Memorial Hospital catchment area or other districts or 31 3

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counties identified in the 2001-2002 General Appropriations 1 Act. The Department of Children and Family Services is 2 authorized to develop an alternative allocation methodology 3 4 based on national prevalence data for persons with severe and 5 persistent mental illness for use in the distribution of new 6 funds to the G. Pierce Wood Memorial Hospital catchment area. 7 no district shall receive an allocation of recurring funds less than its initial approved operating budget, plus any 8 9 distributions of lump sum appropriations, for fiscal year 10 2001-2002 1998-1999, except for adjustments needed to implement the SunCoast Region. This subsection expires July 1, 11 12 2003 2002. 13 Section 4. Section 414.035, Florida Statutes, is 14 amended to read: 15 414.035 Authorized expenditures.--Any expenditures from the Temporary Assistance for Needy Families block grant, 16 17 or from other state funds that the secretary or his or her designee determines meets the maintenance-of-effort 18 19 requirement for the block grant, must shall be expended in accordance with the requirements and limitations of part A of 20 Title IV of the Social Security Act, as amended, or any other 21 applicable federal requirement or limitation. Prior to any 22 expenditure of such funds, the secretary of Children and 23 Family Services, or his or her designee, shall certify that 24 controls are in place to ensure such funds are expended in 25 26 accordance with the requirements and limitations of federal law and that any reporting requirements of federal law are 27 met. It shall be the responsibility of any entity to which 28 29 such funds are appropriated to obtain the required certification prior to any expenditure of funds. 30 31 4

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Section 5. Section 409.16745, Florida Statutes, is 1 2 amended to read: 3 409.16745 Community partnership matching grant 4 program.--It is the intent of the Legislature to improve 5 services and local participation in community-based care 6 initiatives by fostering community support and providing 7 enhanced prevention and in-home services, thereby reducing the 8 risk otherwise faced by lead agencies. There is established a 9 community partnership matching grant program to be operated by 10 the Department of Children and Family Services for the purpose of encouraging local participation in community-based care for 11 12 child welfare. Any children's services council or other local government entity that makes a financial commitment to a 13 14 community-based care lead agency is eligible for a grant upon 15 proof that the children's services council or local government entity has provided the selected lead agency at least \$825,000 16 17 in start up funds, from any local resources otherwise available to it. The total amount of local contribution may be 18 19 matched on a two-for-one basis up to a maximum amount of \$2 million per council. Awarded matching grant funds may be used 20 for any prevention or in-home services provided by the 21 children's services council or other local government entity 22 23 that meets temporary-assistance-for-needy-families' eligibility requirements and can be reasonably expected to 24 reduce the number of children entering the child welfare 25 26 system. To ensure necessary flexibility for the development, 27 start up, and ongoing operation of community-based care initiatives, the notice period required for any budget action 28 authorized by the provisions of s. 20.19(5)(b), is waived for 29 the family safety program; however, the Department of Children 30 and Family Services must provide copies of all such actions to 31

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the Executive Office of the Governor and Legislature within 72 hours of their occurrence. Funding available for the matching grant program is subject to legislative appropriation of nonrecurring temporary-assistance-for-needy-families funds provided for the purpose. This section expires July 1, 2002. Section 6. Upon approval of the Board of Trustees of the Internal Improvement Trust Fund, the Division of State Lands of the Department of Environmental Protection may sell the former W.T. Edwards Hospital complex located in Hillsborough County and the remaining Sunland complex located in Leon County, currently under lease to the Department of Children and Family Services. Notwithstanding chapter 253, Florida Statutes, the proceeds from the sale must be deposited into the Department of Children and Family Services' Administrative Trust Fund and, subject to legislative appropriation, must be used to construct, renovate, equip, maintain, and improve the department's facilities. Section 7. This act shall take effect July 1, 2002. CODING: Words stricken are deletions; words underlined are additions.