Florida Senate - 2003

By Senator Lynn

7-1118A-03 A bill to be entitled 1 2 An act relating to child support; amending s. 61.046, F.S.; redefining the term "support 3 4 order" for purposes of ch. 61, F.S., to include 5 an order of an administrative agency; amending 6 s. 61.13, F.S.; deleting the requirement that a 7 child support order include the minor's social security number; amending s. 61.181, F.S.; 8 9 requiring the clerk of the court to establish an account for interstate cases; amending s. 10 120.80, F.S.; providing for the location of an 11 12 administrative hearing; amending ss. 382.013 and 382.016, F.S.; permitting voluntary 13 acknowledgments of paternity which are 14 witnessed; amending s. 409.2557, F.S.; 15 authorizing the Department of Revenue to adopt 16 rules to administer the withholding of 17 insurance payments; amending s. 409.2558, F.S.; 18 19 providing for a notice to the noncustodial 20 parent in applying an undistributable support 21 collection to another support order; amending 22 s. 409.2561, F.S.; providing for the Department of Revenue to establish the obligation of 23 support; amending s. 409.2563, F.S.; providing 24 25 for the noncustodial parent to request that the Department of Revenue proceed in circuit court 26 27 to determine the support obligation; revising 28 the requirements under which a noncustodial parent may petition the circuit court to 29 30 determine the support obligation; providing 31 that the Department of Revenue is a party to

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1	court action only with respect to issues of
2	support; amending s. 409.25656, F.S.; providing
3	for the recovery of fees in liquidating
4	securities for the support owed; creating s.
5	409.25659, F.S.; providing for withholding
б	insurance payments for unpaid support;
7	providing definitions; specifying the duties of
8	the insurer; providing that unpaid support
9	constitutes a lien against an insurance claim;
10	providing for notice to the obligor; providing
11	for payment to the Department of Revenue;
12	providing for an exemption for certain fees and
13	expenses; providing rulemaking authority;
14	amending s. 409.257, F.S.; permitting the use
15	of any means of service of process under ch.
16	48, F.S.; amending s. 409.2572, F.S.; revising
17	the definition of noncooperation or failure to
18	cooperate as applied to an applicant for or a
19	recipient of public assistance; amending s.
20	409.259, F.S.; revising the manner of
21	reimbursement to the clerk of the court for
22	court filings in Title IV-D cases; creating s.
23	440.123, F.S.; requiring an insurer paying
24	workers' compensation insurance to inquire
25	about unpaid child support; amending s. 440.20,
26	F.S.; requiring the judge of compensation
27	claims to obtain information on the support
28	owed; amending s. 742.10, F.S.; permitting
29	voluntary acknowledgments of paternity which
30	are witnessed; deleting the rebuttable
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1 presumption of a voluntary acknowledgment of 2 paternity; providing effective dates. 3 4 Be It Enacted by the Legislature of the State of Florida: 5 б Section 1. Subsection (19) of section 61.046, Florida 7 Statutes, is amended to read: 8 61.046 Definitions.--As used in this chapter: 9 (19) "Support order" means a judgment, decree, or 10 order, whether temporary or final, issued by a court or 11 administrative agency of competent jurisdiction for the support and maintenance of a child which provides for monetary 12 13 support, health care, arrearages, or past support. When the child support obligation is being enforced by the Department 14 of Revenue, the term "support order" also means a judgment, 15 decree, or order, whether temporary or final, issued by a 16 17 court of competent jurisdiction for the support and 18 maintenance of a child and the spouse or former spouse of the 19 obligor with whom the child is living which provides for 20 monetary support, health care, arrearages, or past support. Section 2. Paragraph (d) of subsection (1) of section 21 61.13, Florida Statutes, is amended to read: 22 61.13 Custody and support of children; visitation 23 24 rights; power of court in making orders .--25 (1)(d)1. Unless the provisions of subparagraph 3. apply, 26 27 all child support orders entered on or after January 1, 1985, 28 shall direct that the payments of child support be made as 29 provided in s. 61.181 through the depository in the county where the court is located. All child support orders shall 30 31 provide the full name and, date of birth, and social security 3

CODING: Words stricken are deletions; words underlined are additions.

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1 number of each minor child who is the subject of the child
2 support order.

2. Unless the provisions of subparagraph 3. apply, all child support orders entered before January 1, 1985, shall be modified by the court to direct that payments of child support shall be made through the depository in the county where the court is located upon the subsequent appearance of either or both parents to modify or enforce the order, or in any related proceeding.

3. If both parties request and the court finds that it is in the best interest of the child, support payments need not be directed through the depository. The order of support shall provide, or shall be deemed to provide, that either party may subsequently apply to the depository to require direction of the payments through the depository. The court shall provide a copy of the order to the depository.

17 4. If the parties elect not to require that support 18 payments be made through the depository, any party may 19 subsequently file an affidavit with the depository alleging a 20 default in payment of child support and stating that the party 21 wishes to require that payments be made through the depository. The party shall provide copies of the affidavit to 22 the court and to each other party. Fifteen days after receipt 23 24 of the affidavit, the depository shall notify both parties 25 that future payments shall be paid through the depository. In IV-D cases, the IV-D agency shall have the same 26 5. rights as the obligee in requesting that payments be made 27

28 through the depository.

29 Section 3. Effective July 1, 2003, subsection (1) of 30 section 61.181, Florida Statutes, is amended to read: 31

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1 61.181 Depository for alimony transactions, support, 2 maintenance, and support payments; fees .--3 (1)(a) The office of the clerk of the court shall operate a depository unless the depository is otherwise 4 5 created by special act of the Legislature or unless, prior to б June 1, 1985, a different entity was established to perform 7 such functions. The department shall, no later than July 1, 8 1998, extend participation in the federal child support cost 9 reimbursement program to the central depository in each 10 county, to the maximum extent possible under existing federal 11 The depository shall receive reimbursement for services law. provided under a cooperative agreement with the department 12 13 pursuant to s. 61.1826. Each depository shall participate in the State Disbursement Unit and shall implement all statutory 14 and contractual duties imposed on the State Disbursement Unit. 15 Each depository shall receive from and transmit to the State 16 17 Disbursement Unit required data through the Clerk of Court Child Support Enforcement Collection System. Payments on 18 19 non-Title IV-D cases without income deduction orders shall not be sent to the State Disbursement Unit. 20 21 (b) Upon request by the IV-D agency, the depository created pursuant to paragraph (a) shall establish an account 22 for the receipt and disbursement of support payments for IV-D 23 24 interstate cases. The IV-D agency shall provide a copy of the 25 other state's order with the request, and the depository shall advise the IV-D agency of the account number in writing within 26 27 4 business days after receipt of the request. Section 4. Paragraph (c) of subsection (14) of section 28 29 120.80, Florida Statutes, is amended to read: 120.80 Exceptions and special requirements; 30 31 agencies.--5

1 (14) DEPARTMENT OF REVENUE.--2 (c) Proceedings for administrative support orders.--In 3 proceedings for the establishment of administrative support orders pursuant to s. 409.2563, final orders in cases referred 4 5 by the Department of Revenue to the Division of Administrative б Hearings shall be entered by the division's administrative law 7 judge and transmitted to the Department of Revenue for filing 8 and rendering. The Department of Revenue has the right to seek judicial review under s. 120.68 of a final order entered by an 9 10 administrative law judge. Administrative support orders 11 rendered pursuant to s. 409.2563 may be enforced pursuant to s. 120.69 or, alternatively, by any method prescribed by law 12 for the enforcement of judicial support orders, except 13 14 contempt. Whenever practicable, hearings held by the Division 15 of Administrative Hearings pursuant to s. 409.2563 shall be held in the judicial circuit where the person receiving 16 17 services under Title IV-D resides or, if the person receiving services under Title IV-D does not reside in this state, in 18 19 the judicial circuit where the respondent resides. If the department and the respondent agree, the hearing may be held 20 21 in another location. Section 5. Effective July 1, 2003, paragraph (c) of 22 subsection (2) of section 382.013, Florida Statutes, is 23 24 amended to read: 382.013 Birth registration.--A certificate for each 25 live birth that occurs in this state shall be filed within 5 26 27 days after such birth with the local registrar of the district 28 in which the birth occurred and shall be registered by the 29 local registrar if the certificate has been completed and filed in accordance with this chapter and adopted rules. The 30 31 information regarding registered births shall be used for 6

comparison with information in the state case registry, as
 defined in chapter 61.

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(2) PATERNITY.--

(c) If the mother is not married at the time of the 4 5 birth, the name of the father may not be entered on the birth б certificate without the execution of an affidavit signed by 7 both the mother and the person to be named as the father. The facility shall give notice orally or through the use of video 8 9 or audio equipment, and in writing, of the alternatives to, 10 the legal consequences of, and the rights, including, if one 11 parent is a minor, any rights afforded due to minority status, and responsibilities that arise from signing an acknowledgment 12 13 of paternity, as well as information provided by the Title IV-D agency established pursuant to s. 409.2557, regarding the 14 benefits of voluntary establishment of paternity. Upon request 15 of the mother and the person to be named as the father, the 16 17 facility shall assist in the execution of the affidavit or a 18 notarized voluntary acknowledgment of paternity or a voluntary 19 acknowledgement of paternity that is witnessed and signed 20 under penalty of perjury as specified by s. 92.525(2). Section 6. Effective July 1, 2003, paragraph (b) of 21 subsection (1) of section 382.016, Florida Statutes, is 22 amended to read: 23 24 382.016 Amendment of records.--The department, upon 25 receipt of the fee prescribed in s. 382.0255; documentary evidence, as specified by rule, of any misstatement, error, or 26 omission occurring in any birth, death, or fetal death record; 27 28 and an affidavit setting forth the changes to be made, shall 29 amend or replace the original certificate as necessary. 30 (1) CERTIFICATE OF LIVE BIRTH AMENDMENT.--

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1 (b) Upon written request and receipt of an affidavit 2 or notarized voluntary acknowledgment of paternity signed by 3 the mother and father acknowledging the paternity of a 4 registrant born out of wedlock, or a voluntary acknowledgement 5 of paternity that is witnessed and signed under penalty of б perjury as specified by s. 92.525(2), together with sufficient 7 information to identify the original certificate of live birth, the department shall prepare a new birth certificate, 8 9 which shall bear the same file number as the original birth 10 certificate. The names and identifying information of the 11 parents shall be entered as of the date of the registrant's birth. The surname of the registrant may be changed from that 12 13 shown on the original birth certificate at the request of the mother and father of the registrant, or the registrant if of 14 legal age. If the mother and father marry each other at any 15 time after the registrant's birth, the department shall, upon 16 17 the request of the mother and father or registrant if of legal age and proof of the marriage, amend the certificate with 18 19 regard to the parents' marital status as though the parents 20 were married at the time of birth. The department shall 21 substitute the new certificate of birth for the original certificate on file. All copies of the original certificate of 22 live birth in the custody of a local registrar or other state 23 24 custodian of vital records shall be forwarded to the State Registrar. Thereafter, when a certified copy of the 25 certificate of birth or portion thereof is issued, it shall be 26 a copy of the new certificate of birth or portion thereof, 27 28 except when a court order requires issuance of a certified 29 copy of the original certificate of birth. The department shall place the original certificate of birth and all papers 30 31 pertaining thereto under seal, not to be broken except by

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1 order of a court of competent jurisdiction or as otherwise 2 provided by law. 3 Section 7. Effective July 1, 2003, subsection (3) of section 409.2557, Florida Statutes, is amended to read: 4 5 409.2557 State agency for administering child support б enforcement program. --7 (3) SPECIFIC RULEMAKING AUTHORITY.--The department has 8 the authority to adopt rules pursuant to ss. 120.536(1) and 9 120.54 to implement all laws administered by the department in 10 its capacity as the Title IV-D agency for this state 11 including, but not limited to, the following: Background screening of department employees and 12 (a) applicants, including criminal records checks; 13 (b) Confidentiality and retention of department 14 records; access to records; record requests; 15 (c) Department trust funds; 16 17 (d) Federal funding procedures; Agreements with law enforcement and other state 18 (e) 19 agencies; National Crime Information Center (NCIC) access; Parent Locator Service access; 20 21 (f) Written agreements entered into between the 22 department and support obligors in establishment, enforcement, and modification proceedings; 23 24 (g) Procurement of services by the department, pilot 25 programs, and demonstration projects; 26 (h) Management of cases by the department involving 27 any documentation or procedures required by federal or state 28 law, including but not limited to, cooperation; review and 29 adjustment; audits; interstate actions; diligent efforts for 30 service of process; 31

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1	(i) Department procedures for orders for genetic
2	testing; subpoenas to establish, enforce, or modify orders;
3	increasing the amount of monthly obligations to secure
4	delinquent support; suspending or denying driver's and
5	professional licenses and certificates; fishing and hunting
6	license suspensions; suspending vehicle and vessel
7	registrations; screening applicants for new or renewal
8	licenses, registrations, or certificates; income deduction;
9	credit reporting and accessing; tax refund intercepts;
10	passport denials; liens; financial institution data matches;
11	expedited procedures; medical support; and all other
12	responsibilities of the department as required by state or
13	federal law;
14	(j) Collection and disbursement of support and alimony
15	payments by the department as required by federal law;
16	collection of genetic testing costs and other costs awarded by
17	the court;
18	(k) Report information to and receive information from
19	other agencies and entities;
20	(1) Provide location services, including accessing
21	from and reporting to federal and state agencies;
22	(m) Privatizing location, establishment, enforcement,
23	modification, and other functions;
24	(n) State case registry;
25	(o) State disbursement unit;
26	(p) Administrative proceedings to establish
27	child-support obligations; and
28	(q) Insurer reporting of liability claims, withholding
29	of insurance payments for unpaid support, and reporting of
30	weekly workers' compensation; and
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1 (r) (q) All other responsibilities of the department as 2 required by state or federal law. 3 Section 8. Paragraph (b) of subsection (2) of section 409.2558, Florida Statutes, is amended to read: 4 5 409.2558 Support distribution and disbursement.-б (2) UNDISTRIBUTABLE COLLECTIONS.--7 (b) Collections that are determined to be 8 undistributable shall be processed in the following order of 9 priority: 10 1. Apply the payment to any assigned arrears on the 11 custodial parent's case; then Apply the payment to any administrative costs 12 2. ordered by the court pursuant to s. 409.2567 associated with 13 the custodial parent's case; then 14 3. When the noncustodial parent is subject to a valid 15 order to support another child other children in a another 16 17 case with a different custodial parent and the obligation is 18 being enforced by the department, the department shall mail a 19 notice to the noncustodial parent at the most recent known address in the department's records, stating the department's 20 intention to apply the payment pursuant to this subparagraph, 21 and advising the noncustodial parent of the right to contest 22 the department's proposed action in the circuit court by 23 24 filing and serving a petition on the department within 20 days 25 after the mailing date of the department's notice. If the noncustodial parent does not file and serve a petition within 26 27 the 20 days, or upon a disposition of the judicial action favorable to the department, the department shall, with the 28 29 noncustodial parent's permission, apply the payment towards his or her other support obligation. If there is more than one 30 31

1 such other case, the department shall allocate the remaining 2 undistributable amount as specified by s. 61.1301(4)(c); then 3 Return the payment to the noncustodial parent; then 4. If the noncustodial parent cannot be located after 4 5. 5 diligent efforts by the department, the federal share of the б payment shall be credited to the Federal Government and the 7 state share shall be transferred to the General Revenue Fund. 8 Section 9. Subsection (1) of section 409.2561, Florida Statutes, is amended to read: 9 10 409.2561 Support obligations when public assistance is 11 paid; assignment of rights; subrogation; medical and health insurance information. --12 13 (1) Any payment of temporary cash or Title IV-E assistance made to, or for the benefit of, any dependent child 14 creates an obligation in an amount determined pursuant to the 15 child support guidelines. In accordance with 42 U.S.C. s. 657, 16 17 the state shall retain amounts collected only to the extent necessary to reimburse amounts paid to the family as 18 19 assistance by the state. Such amounts collected shall be deposited into the General Revenue Fund up to the level 20 21 specified in s. 61.1812. If there has been a prior support court order or final judgment of dissolution of marriage 22 establishing an obligation of support, the obligation is 23 limited to the amount provided by such support court order or 24 25 decree. The extraordinary remedy of contempt is applicable in child support enforcement cases because of the public 26 27 necessity for ensuring that dependent children be maintained 28 from the resources of their parents, thereby relieving, at 29 least in part, the burden presently borne by the general citizenry through the public assistance program. If there is 30 31 no prior support court order establishing an obligation of 12

1 support, the court, or the department as provided by s. 2 409.2563, shall establish the liability of the obligor, if 3 any, by applying the child support guidelines. The department may apply for modification of a court order on the same 4 5 grounds as either party to the cause and shall have the right б to settle and compromise actions brought pursuant to law. 7 Section 10. Subsection (4) of section 409.2563, 8 Florida Statutes, is amended to read: 409.2563 Administrative establishment of child support 9 10 obligations.--11 (4) NOTICE OF PROCEEDING TO ESTABLISH ADMINISTRATIVE SUPPORT ORDER. -- To commence a proceeding under this section, 12 the department shall provide to the custodial parent and serve 13 14 the noncustodial parent with a notice of proceeding to 15 establish administrative support order and a blank financial affidavit form. The notice must state: 16 17 (a) The names of both parents, the name of the 18 caretaker relative, if any, and the name and date of birth of 19 the child or children; 20 (b) That the department intends to establish an 21 administrative support order as defined in this section; 22 (c) That both parents must submit a completed financial affidavit to the department within 20 days after 23 24 receiving the notice, as provided by paragraph (13)(a); 25 (d) That both parents, or parent and caretaker relative if applicable, are required to furnish to the 26 27 department information regarding their identities and 28 locations, as provided by paragraph (13)(b); 29 (e) That both parents, or parent and caretaker 30 relative if applicable, are required to promptly notify the 31 department of any change in their mailing addresses to ensure 13

1 receipt of all subsequent pleadings, notices, and orders, as 2 provided by paragraph (13)(c);

3 (f) That the department will calculate support 4 obligations based on the child support guidelines in s. 61.30 5 and using all available information, as provided by paragraph 6 (5)(a), and will incorporate such obligations into a proposed 7 administrative support order;

8 (g) That the department will send by regular mail to 9 both parents, or parent and caretaker relative if applicable, 10 a copy of the proposed administrative support order, the 11 department's child support worksheet, and any financial 12 affidavits submitted by a parent or prepared by the 13 department;

(h) That the noncustodial parent may file a request for a hearing in writing within 20 days after the date of mailing or other service of the proposed administrative support order or will be deemed to have waived the right to request a hearing;

19 (i) That if the noncustodial parent does not file a 20 timely request for hearing after service of the proposed 21 administrative support order, the department will issue an administrative support order that incorporates the findings of 22 the proposed administrative support order, and will send by 23 24 regular mail a copy of the administrative support order to 25 both parents, or parent and caretaker relative if applicable; (j) That after an administrative support order is 26 27 rendered, the department will file a copy of the order with the clerk of the circuit court; 28

(k) That after an administrative support order is
rendered, the department may enforce the administrative
support order by any lawful means;

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1	(1) That either parent, or caretaker relative if
2	applicable, may file at any time a civil action in a circuit
3	court having jurisdiction and proper venue to determine the
4	noncustodial parent's child support obligations, if any, and
5	that a support order issued by a circuit court supersedes an
6	administrative support order rendered by the department;
7	(m) That, neither the department nor the Division of
8	Administrative Hearings has jurisdiction to award or change
9	child custody or rights of parental contact and these issues
10	may only be addressed in circuit court.
11	1. The noncustodial parent may request in writing that
12	the department proceed in circuit court to determine his or
13	her support obligations.
14	2. The noncustodial parent may state in writing to the
15	department his or her intention to address issues concerning
16	custody or rights to parental contact in circuit court.
17	3. If the noncustodial parent submits the request
18	authorized in subparagraph 1., or the statement authorized in
19	subparagraph 2. to the department within 20 days after the
20	receipt of the initial notice, the department shall file a
21	petition in circuit court for the determination of the
22	noncustodial parent's child support obligations, and shall
23	send to the noncustodial parent a copy of its petition, a
24	notice of commencement of action, and a request for waiver of
25	service of process provided in the Rules of Civil Procedure.
26	4. If, within 10 days after receipt of the
27	department's petition and waiver of service, the noncustodial
28	parent signs and returns the waiver of service form to the
29	department, the department shall terminate the administrative
30	proceeding without prejudice and proceed in circuit court.
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1 5. In any circuit court action brought by the department pursuant to this paragraph or brought by a 2 3 noncustodial parent or other person pursuant to paragraph (1) or paragraph (n), the department shall be a party only with 4 5 respect to those issues of support allowed and reimbursable б under Title IV-D of the Social Security Act. It is the 7 responsibility of the noncustodial parent or other person to 8 take the necessary steps to present other issues for the court 9 to consider; That if the noncustodial parent has issues 10 regarding child custody or right of parental contact or 11 requests to proceed in circuit court, the noncustodial parent may request in writing that the department proceed in circuit 12 court to determine support. That the noncustodial parent must 13 make such request in writing within 20 days after receipt of 14 the initial notice. That upon such request, the department 15 shall send the noncustodial parent by regular mail a copy of 16 17 the department's petition and waiver of service form. That the noncustodial parent must sign and return the waiver of service 18 19 form, within 10 days of receipt of the petition, at which time 20 the department shall terminate the administrative proceeding 21 and file an action in circuit court to determine support; (n) That if the noncustodial parent files an action in 22 circuit court and serves the department with a copy of the 23 24 petition within 20 days after being served notice under this subsection, the administrative process ends without prejudice 25 and the action must proceed in circuit court; 26 27 (o) Information provided by the Office of State Courts 28 Administrator concerning the availability and location of 29 self-help programs for those who wish to file an action in 30 circuit court but who cannot afford an attorney.

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1 The department may serve the notice of proceeding to establish 2 administrative support order by certified mail, restricted 3 delivery, return receipt requested. Alternatively, the 4 department may serve the notice by any means permitted for 5 service of process in a civil action. For purposes of this б section, an authorized employee of the department may serve 7 the notice and execute an affidavit of service. Service by 8 certified mail is completed when the certified mail is 9 received or refused by the addressee or by an authorized agent 10 as designated by the addressee in writing. If a person other 11 than the addressee signs the return receipt, the department shall attempt to reach the addressee by telephone to confirm 12 whether the notice was received, and the department shall 13 document any telephonic communications. If someone other than 14 15 the addressee signs the return receipt, the addressee does not respond to the notice, and the department is unable to confirm 16 17 that the addressee has received the notice, service is not 18 completed and the department shall attempt to have the 19 addressee served personally. The department shall provide the 20 custodial parent or caretaker relative with a copy of the notice by regular mail to the last known address of the 21 22 custodial parent or caretaker. Section 11. Subsection (3) of section 409.25656, 23 24 Florida Statutes, is amended to read: 409.25656 Garnishment.--25 (3) During the last 30 days of the 60-day period set 26 27 forth in subsection (1), the executive director or his or her 28 designee may levy upon such credits, personal property, or 29 debts. The levy must be accomplished by delivery of a notice of levy by registered mail, upon receipt of which the person 30 31 possessing the credits, other personal property, or debts

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1 shall transfer them to the department or pay to the department 2 the amount owed by the obligor. If the department levies upon 3 securities and the value of the securities is less than the 4 total amount of past due or overdue support, the person who 5 possesses or controls the securities shall liquidate the б securities in a commercially reasonable manner. After 7 liquidation, the person shall transfer to the department the proceeds, less any applicable commissions or fees, or both, 8 9 which are charged in the normal course of business. If the 10 value of the securities exceeds the total amount of past due 11 or overdue support, the obligor may, within 7 days after receipt of the department's notice of levy, instruct the 12 13 person who possesses or controls the securities which securities are to be sold to satisfy the obligation for past 14 due or overdue support. If the obligor does not provide 15 instructions for liquidation, the person who possesses or 16 17 controls the securities shall liquidate the securities in a 18 commercially reasonable manner and in an amount sufficient to 19 cover the obligation for past due or overdue support and, less 20 any applicable commissions or fees, or both, which are charged 21 in the normal course of business, beginning with the securities purchased most recently. After liquidation, the 22 person who possesses or controls the securities shall transfer 23 24 to the department the total amount of past due or overdue 25 support. Section 12. Effective July 1, 2003, section 409.25659, 26 Florida Statutes, is created to read: 27 28 409.25659 Withholding of insurance payment for unpaid 29 support.--(1) DEFINITIONS.--As used in this section, the term: 30 31

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1 (a) "Insurer" means an entity that is responsible for paying a claim on liability coverage in an insurance contract 2 3 and that is: 1. An insurer, as defined in s. 624.03, authorized to 4 5 transact insurance in this state; б 2. An eligible surplus lines insurer pursuant to part 7 VIII of chapter 626; 8 3. A joint underwriter or joint reinsurer created by law or otherwise operating pursuant to s. 627.311; or 9 10 4. An insurance risk apportionment plan operating 11 pursuant to s. 627.351. (b) "Claim" means a claim on liability coverage in an 12 insurance contract payable to an individual, or to a third 13 party, for the benefit of an individual who is a resident of 14 this state or who had an accident or loss that occurred in 15 16 this state. 17 (2) INDIVIDUALS WHO OWE UNPAID SUPPORT; INSURER DUTY TO INQUIRE; DUTY TO WITHHOLD PAYMENT .--18 19 (a) The department shall periodically make available 20 from a secure Internet-enabled database or other centralized 21 source to insurers who are subject to this section information concerning obligors in Title IV-D cases who owe unpaid support 22 in excess of \$500. For each obligor, the department shall 23 provide, at a minimum, the obligor's <u>name</u>, social security 24 25 number, last known address, and the amount of unpaid support owed. 26 27 (b) Not more than 30 days before paying a claim, the insurer shall inquire of the department pursuant to paragraph 28 29 (a) whether the claimant is an individual who owes unpaid 30 support by providing the department with the individual's name, date of birth, social security number, and last known 31

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1 address according to the insurer's records; the claim number; the date of claim; the name of the insurer; and how the 2 3 insurer may be contacted. Within 30 days after the inquiry, the department shall notify the insurer whether the individual 4 5 owes unpaid support and, if so, the amount owed. An insurer б shall withhold payment on a claim until the department 7 notifies the insurer that the individual does not owe unpaid 8 support or otherwise releases the insurer in writing from the 9 duty to withhold. 10 (3) NOTICE OF DEMAND FOR PAYMENT; LIEN FOR AMOUNT OF 11 UNPAID SUPPORT .-- If the department determines pursuant to subsection (2) that the individual owes unpaid support, the 12 department shall issue a written demand for payment to the 13 insurer, which may be transmitted electronically. A demand for 14 payment issued under this subsection constitutes a lien 15 against the obligor's claim for the amount of unpaid support 16 17 stated in the demand and any unpaid support that accrues subsequent to the date of the demand. The lien becomes 18 19 effective when the demand for payment is received by the insurer and is in addition to any preexisting lien for unpaid 20 21 support. Upon receipt of a demand for payment, the insurer shall provide the department with the name and address of the 22 obligor's attorney or agent, if known, the amount withheld, 23 the date payment was withheld, and other known information 24 concerning the location, earnings, and assets of the obligor. 25 An insurer who is subject to a demand for payment on a claim 26 27 may not pay over, release, encumber, assign, or otherwise transfer payment subject to the demand without written 28 29 authorization by the department or an order of the court. 30 (4) NOTICE TO OBLIGOR; ADMINISTRATIVE HEARING; 31 JUDICIAL REVIEW.--

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1	(a) Upon issuing a demand for payment, the department
2	shall promptly provide a copy to the obligor and notify the
3	obligor in writing of the right to contest the demand for
4	payment by filing a written request for an administrative
5	hearing with the department within 21 days after the date of
6	mailing or personal delivery of the notice. Mailing of the
7	notice to the obligor's last known address is deemed adequate
8	notice. Failure to make a timely written request for a hearing
9	is deemed a waiver of the right to hearing. The department
10	also shall provide a copy of the demand for payment and notice
11	to the obligor's attorney or agent, if known.
12	(b) Any person whose substantial interests are
13	affected by the department's demand for payment may request an
14	administrative hearing as provided by chapter 120. Chapter 120
15	and the Uniform Rules of Procedure govern how administrative
16	hearings are conducted and the entry of final orders. Final
17	orders rendered under this section are subject to judicial
18	review as provided by s. 120.68.
19	(5) PAYMENT TO THE DEPARTMENTIf the obligor does
20	not file a timely written request for an administrative
21	hearing or consents to the department's demand or the
22	department prevails after hearing, the department shall notify
23	the insurer to send to the department the full amount of the
24	withheld payment, not to exceed the amount of unpaid support,
25	less any amounts payable to the obligor or other entities as
26	specified by subsection (7). Payments due the department must
27	be made payable solely to the department.
28	(6) FULL OR PARTIAL RELEASEAn insurer may be
29	released from the duty to withhold payment only upon written
30	notice by the department or by order of the court. The
31	department shall execute and deliver a release of the lien for
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unpaid support to the obligor and the insurer upon payment in full of the unpaid support and any costs due. The department may release a lien fully or in part without liability as needed to correctly reflect the amount of unpaid support owed, if assurance of payment is considered adequate, or to facilitate collection of the unpaid support. PRIORITY OF LIENS; ATTORNEYS FEES; MEDICAL (7) PROVIDERS; EXEMPTION FOR FUTURE MEDICAL EXPENSES.--(a) A lien for unpaid support created by this section is superior to all subsequent liens and security interests. Liens perfected prior to creation of a lien under this section, prior written notices of health care providers, and 12 attorney's fees payable from insurance proceeds are not 14 subject to a lien created by this section. (b) An amount not to exceed the lesser of 15 percent of the total payment or \$5,000 for the obligor's future medical expenses is exempt from a demand for payment under this section if the expenses are due to a condition that gave rise to the claim and are documented by a licensed physician. The department shall notify the obligor of the exemption and how to claim it when providing notice of the right to contest a demand for payment under subsection (4). The obligor has the burden of proving a claim for an exemption. 23 (8) INSURER IMMUNITY.--An insurer, its directors, agents, or employees, and any central reporting organization and its agents and employees authorized by an insurer to act 26 on its behalf who act in conformity with the requirements of this section are immune from any liability to the claimant or

- other payees, lienholders, or affected entities for any 29
- 30 alleged or actual damages that occur as a result of compliance
- 31 with these requirements.
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1	(9) FAILURE TO COMPLY; REMEDIESAn insurer who does
2	not inquire, withhold, or remit payments as required by this
3	section is liable to the department for the amount the insurer
4	should have withheld or remitted, plus costs, interest, and
5	reasonable attorney's fees. The department may bring an action
6	in circuit court to enforce any provision of this section.
7	(10) RULEMAKING AUTHORITYThe department may adopt
8	rules to administer or enforce the requirements of this
9	section.
10	Section 13. Effective July 1, 2003, section 409.257,
11	Florida Statutes, is amended to read:
12	409.257 Service of processThe service of initial
13	process and orders in lawsuits filed by the department, under
14	this act, shall be served by the sheriff in the county where
15	the person to be served may be found or, if determined more
16	effective by the department, by any means permitted under
17	chapter 48 for service of process in a civil action. The
18	sheriff shall be reimbursed at the prevailing rate of federal
19	financial participation for service of process and orders as
20	allowed by law. The sheriff shall bill the department monthly
21	as provided for in s. 30.51(2). In addition, process and
22	orders may be served or executed by authorized agents of the
23	department at the department's discretion; provided that the
24	agent of the department does not take any action against
25	personal property, real property, or persons. Notices and
26	other intermediate process, except witness subpoenas, shall be
27	served by the department as provided for in the Florida Rules
28	of Civil Procedure. Witness subpoenas shall be served by the
29	department by certified mail as provided for in s. 48.031(3).
30	Section 14. Subsections (1) and (2) of section

31 409.2572, Florida Statutes, are amended to read:

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1 409.2572 Cooperation .--2 (1) An applicant for, or recipient of, public 3 assistance for a dependent child shall cooperate in good faith 4 with the department or a program attorney in: 5 Identifying and helping to locate the alleged (a) б parent or obligor. 7 (b) Assisting in establishing the paternity of a child 8 born out of wedlock. 9 (c) Assisting in obtaining support payments from the 10 obligor. 11 (d) Assisting in obtaining any other payments or property due from the obligor. 12 (e) Identifying another putative father when an 13 earlier named putative father has been excluded by DNA, Human 14 Leukocyte Antigen, or other scientific test. 15 (f) Appearing at an office of the department, or 16 another designated office, as necessary to provide verbal or 17 written information, or documentary or physical evidence, 18 19 known to, possessed by, or reasonably obtainable by the 20 applicant or recipient. (g) Appearing as a witness at judicial or other 21 22 hearings or proceedings. (h) Providing information under oath regarding the 23 24 identity or location of the alleged father of the child or attesting to the lack of information. 25 (i) Paying to the department any support received from 26 the obligor after the assignment is effective. 27 28 (2) Noncooperation, or failure to cooperate in good 29 faith, is defined to include, but is not limited to, the following conduct: 30 31

1 (a) Failing or Refusing to identify the father of the 2 child, or where more than one man could be the father of the 3 child, refusing to identify all such persons. If the mother 4 identifies one or more persons as the possible father of the 5 child and asserts that there are no others who could be the б father of the child, but the DNA test, Human Leukocyte Antigen 7 test, or other scientific test indicates that none of the 8 persons identified could in fact have been the father of the 9 child, the mother shall be deemed noncooperative. If she 10 subsequently identifies another person as the possible father 11 of the child, she shall still be deemed noncooperative until that person has been given the DNA test, Human Leukocyte 12 Antiqen test, or other scientific test and is not excluded as 13 14 the father by the test. (b) Failing to appear for two appointments at the 15 department or other designated office without justification 16 17 and notice. (c) Providing false information regarding the 18 19 paternity of the child or the obligation of the obligor. (d) All actions of the obligee which interfere with 20 21 the state's efforts to proceed to establish paternity, the obligation of support, or to enforce or collect support. 22 23 (e) Failure to appear at the laboratory for drawing of 24 blood samples, or leaving the laboratory prior to the drawing 25 of blood samples without compelling reasons. (f) Failure to assist in the recovery of third-party 26 27 payment for medical services. Section 15. Section 409.259, Florida Statutes, is 28 29 amended to read: 30 409.259 Partial payment of Filing fees in Title IV-D 31 cases.--

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1 (1) Notwithstanding s. 28.241, each clerk of the circuit court shall accept petitions, complaints, and motions 2 3 in Title IV-D cases submitted for filing by the department without billing separately for each such filing, since the 4 5 clerk is being reimbursed in a different manner for expenses б incurred in such filings under the cooperative agreement with 7 the department pursuant to ss. 61.181(1) and 61.1826(2) and 8 (4).only be reimbursed at the prevailing rate of federal 9 financial participation on the amount of \$40 for each civil 10 action, suit, or proceeding for support instituted in the 11 circuit court in which the parent is not receiving temporary cash assistance. The prevailing rate of the state match shall 12 be paid by the local government in the form of a certified 13 public expenditure. The clerk of the circuit court shall bill 14 the department monthly. The clerk of the circuit court and 15 the department shall maintain a monthly log of the number of 16 17 civil actions, suits, or proceedings filed in which the parent does not receive temporary assistance. These monthly logs 18 19 will be used to determine the number of \$40 filings the clerk of court may submit for reimbursement at the prevailing rate 20 21 of federal financial participation. (2) Notwithstanding subsection (1), the department 22 shall continue to be entitled to the other necessary services 23 24 of the clerk of court in any proceedings under the IV-D program as authorized under s. 409.2571. 25 26 Section 16. Effective July 1, 2003, section 440.123, 27 Florida Statutes, is created to read: 28 440.123 Insurer paying periodic compensation; duty to 29 inquire about unpaid child support. -- When the Internet-enabled 30 database specified by s. 409.25659 becomes operational, upon determining that a claimant shall be paid weekly compensation, 31

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1 an insurer as defined by s. 440.02(39) shall access the database promptly to inquire whether the claimant owes unpaid 2 3 support. If it is determined after inquiry that a claimant owes unpaid support, the insurer shall notify the Department 4 5 of Revenue at that time, through the Internet-enabled б database, by providing the individual's name, date of birth, 7 social security number, last known address according to the 8 insurer's records, and employer; the claim number; the weekly compensation amount; the date of first payment; the name of 9 10 the insurer and how the insurer may be contacted; the name and 11 contact information of the payor of weekly compensation, if different from the insurer; and the name and address of the 12 13 agent or attorney for the claimant, if any. Section 17. Effective July 1, 2003, paragraph (d) of 14 subsection (11) of section 440.20, Florida Statutes, is 15 amended to read: 16 17 440.20 Time for payment of compensation; penalties for 18 late payment. --19 (11)20 (d)1. With respect to any lump-sum settlement under 21 this subsection, a judge of compensation claims must consider at the time of the settlement, whether the settlement 22 allocation provides for the appropriate recovery of child 23 24 support arrearages. 2. When reviewing any settlement of lump-sum payment 25 pursuant to this subsection, judges of compensation claims 26 27 shall consider the interests of the worker and the worker's 28 family when approving the settlement, which must consider and 29 provide for appropriate recovery of past due support. 30 3. Before approving a settlement, the judge of 31 compensation claims shall require a party to obtain a written 27

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statement from the Department of Revenue as to whether the 1 worker owes unpaid support and, if so, the amount owed. In 2 3 addition, the judge of compensation claims may require a party to obtain a similar statement from a local depository 4 5 established under s. 61.181. 6 Section 18. Effective July 1, 2003, subsection (1) of 7 section 742.10, Florida Statutes, is amended to read: 8 742.10 Establishment of paternity for children born out of wedlock. --9 10 (1) This chapter provides the primary jurisdiction and 11 procedures for the determination of paternity for children born out of wedlock. When the establishment of paternity has 12 13 been raised and determined within an adjudicatory hearing 14 brought under the statutes governing inheritance, or dependency under workers' compensation or similar compensation 15 programs, or when an affidavit acknowledging paternity or a 16 17 stipulation of paternity is executed by both parties and filed with the clerk of the court, or when an affidavit, a or 18 19 notarized voluntary acknowledgment of paternity, or a 20 voluntary acknowledgement of paternity that is witnessed and signed under penalty of perjury as provided for in s. 382.013 21 or s. 382.016 is executed by both parties, it shall constitute 22 the establishment of paternity for purposes of this chapter. 23 24 If no adjudicatory proceeding was held, a notarized voluntary acknowledgment of paternity or voluntary acknowledgement of 25 paternity that is witnessed and signed under penalty of 26 27 perjury as specified by s. 92.525(2)shall create a rebuttable 28 presumption, as defined by s. 90.304, of paternity and is 29 subject to the right of any signatory to rescind the acknowledgment within 60 days after of the date the 30 31 acknowledgment was signed or the date of an administrative or

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judicial proceeding relating to the child, including a proceeding to establish a support order, in which the signatory is a party, whichever is earlier. Both parents are required to provide their social security numbers on any acknowledgment of paternity, consent affidavit, or stipulation б of paternity. Except for affidavits under seal pursuant to ss. 382.015 and 382.016, the Office of Vital Statistics shall provide certified copies of affidavits to the Title IV-D agency upon request. Section 19. Except as otherwise expressly provided in this act, this act shall take effect upon becoming a law. SENATE SUMMARY Revises various provisions governing the payment and collection of child support. Provides that the term "support order" for purposes of ch. 61, F.S., includes an order by an administrative agency. Provides for a court account for interstate support cases. Provides for voluntary, witnessed acknowledgments of paternity. Provides for the Department of Revenue to establish the obligation of support. Provides procedures under which a noncustodial parent may petition the circuit court to determine a support obligation. Requires that insurance payments be withheld for payment of unpaid support. Requires notice and provides duties of the insurer. Requires that an insurer paying workers' compensation Requires that an insurer paying workers' compensation insurance and a judge of compensation claims obtain information on the support owed. (See bill for details.)

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