1	A bill to be entitled
2	An act relating to workforce innovation;
3	amending s. 20.50, F.S.; revising the
4	organization, powers, and duties of the Agency
5	for Workforce Innovation; deleting references
6	to specific programs; amending s. 445.003,
7	F.S.; revising certain provisions relating to
8	funding under the federal Workforce Investment
9	Act of 1998; deleting obsolete provisions;
10	amending s. 445.004, F.S.; revising membership
11	and appointment of the board of directors of
12	Workforce Florida, Inc., and increasing terms
13	of members; providing for use of
14	telecommunications to facilitate meetings;
15	revising duties of the board chair and of
16	Workforce Florida, Inc.; providing for rules;
17	providing additional qualifications for certain
18	board members; authorizing activities,
19	incentives, and awards; requiring a
20	dispute-resolution process under certain
21	circumstances; amending s. 445.006, F.S.;
22	providing for an operational plan; amending s.
23	445.007, F.S.; revising organizational
24	requirements for regional workforce boards;
25	providing for the use of telecommunications to
26	facilitate meetings of regional workforce
27	boards; authorizing activities, incentives, and
28	awards by regional workforce boards and their
29	subordinate entities; deleting obsolete
30	provisions; amending s. 445.009, F.S.; deleting
31	provisions relating to performance evaluation;

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1	deleting obsolete provisions; requiring
2	development of a plan for leveraging resources;
3	amending s. 445.019, F.S.; providing an
4	additional purpose of the teen parent and
5	pregnancy prevention diversion program;
6	amending s. 445.020, F.S.; requiring the
7	Temporary Assistance for Needy Families state
8	plan to indicate financial criteria for
9	determination of needy families or parents,
10	when required by federal regulations; amending
11	s. 427.012, F.S.; providing for the director of
12	the agency to serve on the Commission for the
13	Transportation Disadvantaged; repealing s.
14	445.005, F.S., relating to First Jobs/First
15	Wages, Better Jobs/Better Wages, and High
16	Skills/High Wages Councils of Workforce
17	Florida, Inc., s. 445.012, F.S., relating to
18	Careers for Florida's Future Incentive Grant
19	Program, s. 445.0121, F.S., relating to student
20	eligibility requirements for initial awards, s.
21	445.0122, F.S., relating to student eligibility
22	requirements for renewal awards, s. 445.0123,
23	F.S., relating to eligible postsecondary
24	education institutions, s. 445.0124, F.S.,
25	relating to eligible programs, s. 445.0125,
26	F.S., relating to repayment schedule, s.
27	445.013, F.S., relating to challenge grants in
28	support of welfare-to-work initiatives, s.
29	446.21, F.S., providing a short title, s.
30	446.22, F.S., relating to definitions for the
31	Florida Youth-at-Risk 2000 Pilot Program, s.

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446.23, F.S., relating to obligations of a 1 2 mentor, s. 446.24, F.S., relating to 3 obligations of a youth participant, s. 446.25, 4 F.S., relating to implementation of the 5 program, s. 446.26, F.S., relating to funding the program, and s. 446.27, F.S., relating to 6 7 an annual report; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 Section 1. Section 20.50, Florida Statutes, as amended 11 by section 4 of chapter 2004-484, Laws of Florida, is amended 12 13 to read: 14 20.50 Agency for Workforce Innovation. -- There is created the Agency for Workforce Innovation within the 15 Department of Management Services. The agency shall be a 16 separate budget entity, as provided in the General 17 18 Appropriations Act, and the director of the agency shall be 19 the agency head for all purposes. The agency shall not be subject to control, supervision, or direction by the 20 Department of Management Services in any manner, including, 21 but not limited to, personnel, purchasing, transactions 2.2 23 involving real or personal property, and budgetary matters. 24 (1) The Agency for Workforce Innovation shall ensure that the state appropriately administers federal and state 25 workforce funding by administering plans and policies of 26 Workforce Florida, Inc., under contract with Workforce 27 28 Florida, Inc. The operating budget and midyear amendments 29 thereto must be part of such contract. 30 (a) All program and fiscal instructions to regional 31 workforce boards shall emanate from the agency pursuant to

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plans and policies of Workforce Florida, Inc. Workforce 1 2 Florida, Inc., shall be responsible for all policy directions to the regional boards. 3 4 (b) Unless otherwise provided by agreement with Workforce Florida, Inc., administrative and personnel policies 5 of the Agency for Workforce Innovation shall apply. б 7 (2)(a) The Agency for Workforce Innovation is the 8 administrative agency designated for receipt of federal workforce development grants and other federal funds. The 9 agency shall administer the duties and responsibilities 10 assigned by the Governor under each federal grant assigned to 11 the agency. The agency shall be a separate budget entity and 12 13 shall expend each revenue source as provided by federal and 14 state law and as provided in plans developed by and agreements with Workforce Florida, Inc. The agency may serve as contract 15 administrator for Workforce Florida, Inc., contracts pursuant 16 to s. 445.004(5) as directed by Workforce Florida, Inc. 17 18 (b) The agency shall prepare and submit as a separate budget entity a unified budget request for workforce 19 development, in accordance with chapter 216 for, and in 20 conjunction with, Workforce Florida, Inc., and its board. The 21 head of the agency is the director of Workforce Innovation, 2.2 23 who shall be appointed by the Governor. The accountability and 24 reporting functions of the agency shall be administered by the director or his or her designee. These functions shall include 25 budget management, financial management, audit, performance 26 27 management standards and controls, assessing outcomes of service delivery, and financial administration of workforce 28 programs under s. 445.004(5) and (9). 29 30 31

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(c) The agency shall include the following offices 1 2 within its organizational structure which shall have the 3 specified responsibilities: 4 1.(a) The Office of <u>Unemployment Compensation</u> Workforce Services shall administer the unemployment 5 compensation program, the Rapid Response program, the Work б 7 Opportunity Tax Credit program, the Alien Labor Certification 8 program, and any other programs that are delivered directly by 9 agency staff rather than through the one stop delivery system. The office shall be directed by the Deputy Director for 10 Workforce Services, who shall be appointed by and serve at the 11 pleasure of the director. 12 13 2.(b) The Office of Workforce Program Support and 14 Accountability shall administer state merit system program staff within the workforce service delivery system, under the 15 policies of Workforce Florida, Inc. The office is responsible 16 for delivering services through the one stop delivery system 17 18 and for ensuring that participants in welfare transition 19 programs receive case management services, diversion assistance, support services, including child care and 20 transportation services, Medicaid services, and transition 21 22 assistance to enable them to succeed in the workforce. The 23 office is also responsible for program quality assurance, 24 grants and contract management, contracting, financial management, and reporting. The office shall be directed by the 25 Deputy Director for Program Support and Accountability, who 26 shall be appointed by and serve at the pleasure of the 27 2.8 director. The office is responsible for: 29 1. Establishing monitoring, quality assurance, and quality improvement systems that routinely assess the quality 30 and effectiveness of contracted programs and services. 31

2. Annual review of each regional workforce board and 1 2 administrative entity to ensure that adequate systems of 3 reporting and control are in place; that monitoring, quality assurance, and quality improvement activities are conducted 4 routinely; and that corrective action is taken to eliminate 5 deficiencies. б 7 3.(c) The Office of Early Learning, which shall 8 administer the school readiness system in accordance with s. 411.01 and the operational requirements of the Voluntary 9 Prekindergarten Education Program in accordance with part V of 10 chapter 1002. The office shall be directed by the Deputy 11 Director for Early Learning, who shall be appointed by and 12 13 serve at the pleasure of the director; and. 14 4.(d) The Office of Agency Support Services. 15 The director of the agency may establish the positions of 16 assistant director and deputy director to administer the 17 18 requirements and functions of the agency. In addition, the 19 director may organize and structure the offices of the agency to best meet the goals and objectives of the agency as 20 provided in s. 20.04. is responsible for procurement, human 21 22 resource services, and information services including 23 delivering information on labor markets, employment, 24 occupations, and performance, and shall implement and maintain information systems that are required for the effective 25 26 operation of the one stop delivery system and the school 27 readiness system, including, but not limited to, those systems 28 described in s. 445.009. The office shall be directed by the 29 Deputy Director for Agency Support Services, who shall be 30 appointed by and serve at the pleasure of the director. The 31 office is responsible for establishing:

1. Information systems and controls that report 1 2 reliable, timely and accurate fiscal and performance data for 3 assessing outcomes, service delivery, and financial 4 administration of workforce programs under s. 445.004(5) and (9). 5 6 Information systems that support service 2 7 integration and case management by providing for case tracking 8 for participants in welfare transition programs. 9 3. Information systems that support school readiness 10 system. (d)(e) The Unemployment Appeals Commission, authorized 11 by s. 443.012, is not subject to control, supervision, or 12 13 direction by the Agency for Workforce Innovation in the 14 performance of its powers and duties but shall receive any and all support and assistance from the agency that is required 15 for the performance of its duties. 16 (3) The Agency for Workforce Innovation shall serve as 17 18 the designated agency for purposes of each federal workforce development grant assigned to it for administration. The 19 agency shall carry out the duties assigned to it by the 20 Governor, under the terms and conditions of each grant. The 21 22 agency shall have the level of authority and autonomy 23 necessary to be the designated recipient of each federal grant 24 assigned to it, and shall disperse such grants pursuant to the plans and policies of Workforce Florida, Inc. The director 25 26 may, upon delegation from the Governor and pursuant to agreement with Workforce Florida, Inc., sign contracts, 27 28 grants, and other instruments as necessary to execute 29 functions assigned to the agency. Notwithstanding other provisions of law, the following federal grants and other 30 31

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funds are assigned for administration to the Agency for 1 Workforce Innovation shall administer+ 2 3 (a) Programs authorized under Title I of the Workforce 4 Investment Act of 1998, Pub. L. No. 105 220, except for programs funded directly by the United States Department of 5 Labor under Title I, s. 167. б 7 (b) Programs authorized under the Wagner Peyser Act of 8 1933, as amended, 29 U.S.C. ss. 49 et seq. 9 (c) Welfare to work grants administered by the United States Department of Labor under Title IV, s. 403, of the 10 Social Security Act, as amended. 11 (d) Activities authorized under Title II of the Trade 12 13 Act of 1974, as amended, 2 U.S.C. ss. 2271 et seq., and the 14 Trade Adjustment Assistance Program. (e) Activities authorized under chapter 41 of Title 38 15 U.S.C., including job counseling, training, and placement for 16 17 veterans. 18 (f) Employment and training activities carried out under the Community Services Block Grant Act, 42 U.S.C. ss. 19 9901 et seq. 20 (g) Employment and training activities carried out 21 22 under funds awarded to this state by the United States 23 Department of Housing and Urban Development. 24 (h) Designated state and local program expenditures under part A of Title IV of the Social Security Act for 25 welfare transition workforce services associated with the 26 Temporary Assistance for Needy Families Program. 27 28 (i) Programs authorized under the National and 29 Community Service Act of 1990, 42 U.S.C. ss. 12501 et seq., and the Service America programs, the National Service Trust 30 31 programs, the Civilian Community Corps, the Corporation for

National and Community Service, the American Conservation and 1 2 Youth Service Corps, and the Points of Light Foundation programs, if such programs are awarded to the state. 3 (j) The Unemployment Compensation program provided 4 pursuant to chapter 443. 5 6 (k) other programs funded by federal or state 7 appropriations, as determined by the Legislature in the 8 General Appropriations Act or by law. 9 (4) The Agency for Workforce Innovation may shall provide or contract for training for employees of 10 administrative entities and case managers of any contracted 11 providers to ensure they have the necessary competencies and 12 13 skills to provide adequate administrative oversight and 14 delivery of the full array of client services pursuant to s. 445.004(5)(b). Training requirements include, but are not 15 limited to: 16 (a) Minimum skills, knowledge, and abilities required 17 18 for each classification of program personnel utilized in the 19 regional workforce boards' service delivery plans. 20 (b) Minimum requirements for development of a regional workforce board supported personnel training plan to include 21 22 preservice and inservice components. 23 (c) Specifications or criteria under which any 24 regional workforce board may award bonus points or otherwise give preference to competitive service provider applications 25 26 that provide minimum criteria for assuring competent case 27 management, including, but not limited to, maximum caseload 28 per case manager, current staff turnover rate, minimum 29 educational or work experience requirements, and a 30 differentiated compensation plan based on the competency levels of personnel. 31

(d) Minimum skills, knowledge, and abilities required 1 2 for contract management, including budgeting, expenditure, and 3 performance information related to service delivery and 4 financial administration, monitoring, quality assurance and 5 improvement, and standards of conduct for employees of б regional workforce boards and administrative entities 7 specifically related to carrying out contracting 8 responsibilities. 9 (5) The Agency for Workforce Innovation shall have an official seal by which its records, orders, and proceedings 10 are authenticated. The seal shall be judicially noticed. 11 Section 2. Subsections (3), (4), (5), and (6) of 12 13 section 445.003, Florida Statutes, are amended to read: 14 445.003 Implementation of the federal Workforce Investment Act of 1998.--15 (3) FUNDING.--16 (a) Title I, Workforce Investment Act of 1998 funds; 17 18 Wagner-Peyser funds; and NAFTA/Trade Act funds will be expended based on the 5-year plan of Workforce Florida, Inc. 19 The plan shall outline and direct the method used to 20 administer and coordinate various funds and programs that are 21 22 operated by various agencies. The following provisions shall 23 also apply to these funds: 1. At least 50 percent of the Title I funds for Adults 24 and Dislocated Workers that are passed through to regional 25 26 workforce boards shall be allocated to Individual Training Accounts unless a regional workforce board obtains a waiver 27 28 from Workforce Florida, Inc. Tuition and, fees, and 29 performance based incentive awards paid in compliance with Florida's Performance Based Incentive Fund Program qualify as 30 31 an Individual Training Account expenditure, as do other

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programs developed by regional workforce boards in compliance 1 with policies of Workforce Florida, Inc. 2 3 2. Fifteen percent of Title I funding shall be 4 retained at the state level and shall be dedicated to state administration and used to design, develop, induce, and fund 5 innovative Individual Training Account pilots, demonstrations, б 7 and programs. Of such funds retained at the state level, \$2 million shall be reserved for the Incumbent Worker Training 8 9 Program, created under subparagraph 3. Eligible state administration costs include the costs of: funding for the 10 board and staff of Workforce Florida, Inc.; operating fiscal, 11 compliance, and management accountability systems through 12 13 Workforce Florida, Inc.; conducting evaluation and research on 14 workforce development activities; and providing technical and capacity building assistance to regions at the direction of 15 Workforce Florida, Inc. Notwithstanding s. 445.004, such 16 administrative costs shall not exceed 25 percent of these 17 18 funds. An amount not to exceed 75 percent of these funds shall 19 be allocated to Individual Training Accounts and other workforce development strategies for + the Minority Teacher 20 Education Scholars program, the Certified Teacher Aide 21 program, the Self Employment Institute, and other training 2.2 23 designed and tailored by Workforce Florida, Inc., including, 24 but not limited to, programs for incumbent workers, displaced homemakers, nontraditional employment, empowerment zones, and 25 enterprise zones. Workforce Florida, Inc., shall design, 26 adopt, and fund Individual Training Accounts for distressed 27 28 urban and rural communities. 29 3. The Incumbent Worker Training Program is created for the purpose of providing grant funding for continuing 30

31 education and training of incumbent employees at existing

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Florida businesses. The program will provide reimbursement 1 2 grants to businesses that pay for preapproved, direct, training-related costs. 3 4 a. The Incumbent Worker Training Program will be administered by Workforce Florida, Inc. Workforce Florida, 5 Inc., at its discretion, may contract with a private business б 7 organization to serve as grant administrator. 8 b. To be eligible for the program's grant funding, a 9 business must have been in operation in Florida for a minimum of 1 year prior to the application for grant funding; have at 10 least one full-time employee; demonstrate financial viability; 11 and be current on all state tax obligations. Priority for 12 13 funding shall be given to businesses with 25 employees or 14 fewer, businesses in rural areas, businesses in distressed inner-city areas, businesses in a qualified targeted industry, 15 businesses whose grant proposals represent a significant 16 upgrade in employee skills, or businesses whose grant 17 18 proposals represent a significant layoff avoidance strategy. c. All costs reimbursed by the program must be 19 preapproved by Workforce Florida, Inc., or the grant 20 administrator. The program will not reimburse businesses for 21 trainee wages, the purchase of capital equipment, or the 2.2 23 purchase of any item or service that may possibly be used 24 outside the training project. A business approved for a grant may be reimbursed for preapproved, direct, training-related 25 costs including tuition; and fees; books and training 26 classroom materials; and overhead or indirect costs not to 27 28 exceed 5 percent of the grant amount. 29 d. A business that is selected to receive grant funding must provide a matching contribution to the training 30 31 project, including, but not limited to, wages paid to trainees

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or the purchase of capital equipment used in the training 1 2 project; must sign an agreement with Workforce Florida, Inc., 3 or the grant administrator to complete the training project as proposed in the application; must keep accurate records of the 4 project's implementation process; and must submit monthly or 5 quarterly reimbursement requests with required documentation. б 7 e. All Incumbent Worker Training Program grant 8 projects shall be performance-based with specific measurable 9 performance outcomes, including completion of the training project and job retention. Workforce Florida, Inc., or the 10 grant administrator shall withhold the final payment to the 11 grantee until a final grant report is submitted and all 12 13 performance criteria specified in the grant contract have been 14 achieved. f. Workforce Florida, Inc., may establish guidelines 15 necessary to implement the Incumbent Worker Training Program. 16 q. No more than 10 percent of the Incumbent Worker 17 18 Training Program's total appropriation may be used for 19 overhead or indirect purposes. 20 h. Workforce Florida, Inc., shall submit a report to the Legislature on the financial and general operations of the 21 22 Incumbent Worker Training Program. Such report will be due 23 before October 1 of any fiscal year for which the program is 24 funded by the Legislature. 4. At least 50 percent of Rapid Response funding shall 25 be dedicated to Intensive Services Accounts and Individual 26 Training Accounts for dislocated workers and incumbent workers 27 28 who are at risk of dislocation. Workforce Florida, Inc., shall 29 also maintain an Emergency Preparedness Fund from Rapid Response funds which will immediately issue Intensive Service 30 31 Accounts and Individual Training Accounts as well as other

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federally authorized assistance to eligible victims of natural 1 2 or other disasters. At the direction of the Governor, for events that qualify under federal law, these Rapid Response 3 funds shall be released to regional workforce boards for 4 immediate use. Funding shall also be dedicated to maintain a 5 unit at the state level to respond to Rapid Response б 7 emergencies around the state, to work with state emergency 8 management officials, and to work with regional workforce 9 boards. All Rapid Response funds must be expended based on a plan developed by Workforce Florida, Inc., and approved by the 10 Governor. 11 (b) The administrative entity for Title I, Workforce 12 13 Investment Act of 1998 funds, and Rapid Response activities, 14 shall be the Agency for Workforce Innovation, which shall provide direction to regional workforce boards regarding Title 15 I programs and Rapid Response activities pursuant to the 16 direction of Workforce Florida, Inc. 17 18 (4) FEDERAL REQUIREMENTS, EXCEPTIONS AND REQUIRED MODIFICATIONS. --19 (a) Workforce Florida, Inc., may provide 20 indemnification from audit liabilities to regional workforce 21 22 boards that act in full compliance with state law and the 23 board's policies. 24 (b) Workforce Florida, Inc., may negotiate and settle all outstanding issues with the United States Department of 25 Labor relating to decisions made by Workforce Florida, Inc., 26 any predecessor workforce organization, and the Legislature 27 28 with regard to the Job Training Partnership Act, making 29 settlements and closing out all JTPA program year grants. (c) Workforce Florida, Inc., may make modifications to 30 31 the state's plan, policies, and procedures to comply with

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federally mandated requirements that in its judgment must be 1 2 complied with to maintain funding provided pursuant to Pub. L. No. 105-220. The board shall notify in writing the Governor, 3 the President of the Senate, and the Speaker of the House of 4 Representatives within 30 days after any such changes or 5 modifications. б 7 (5) The Department of Labor and Employment Security 8 shall phase down JTPA duties before the federal program is 9 abolished July 1, 2000. Outstanding accounts and issues shall 10 be completed prior to transfer to the Agency for Workforce Innovation. 11 (5)(6) LONG-TERM CONSOLIDATION OF WORKFORCE 12 13 DEVELOPMENT. --14 (a) Workforce Florida, Inc., may recommend workforce-related divisions, bureaus, units, programs, duties, 15 commissions, boards, and councils that can be eliminated, 16 consolidated, or privatized. 17 18 (b) The Office of Program Policy Analysis and 19 Government Accountability shall review the workforce development system, as established by this act. The office 20 shall submit its final report and recommendations by December 21 22 31, 2002, to the President of the Senate and the Speaker of the House of Representatives. 23 24 Section 3. Section 445.004, Florida Statutes, is amended to read: 25 445.004 Workforce Florida, Inc.; creation; purpose; 26 membership; duties and powers. --27 28 (1) There is created a not-for-profit corporation, to 29 be known as "Workforce Florida, Inc.," which shall be registered, incorporated, organized, and operated in 30 31 compliance with chapter 617, and which shall not be a unit or

entity of state government and shall be exempt from chapters 1 2 120 and 287. Workforce Florida, Inc., shall apply the 3 procurement and expenditure procedures required by federal law for the expenditure of federal funds. Workforce Florida, Inc., 4 shall be administratively housed within the Agency for 5 Workforce Innovation; however, Workforce Florida, Inc., shall б 7 not be subject to control, supervision, or direction by the 8 Agency for Workforce Innovation in any manner. The Legislature 9 determines, however, that public policy dictates that Workforce Florida, Inc., operate in the most open and 10 accessible manner consistent with its public purpose. To this 11 end, the Legislature specifically declares that Workforce 12 Florida, Inc., its board, councils, and any advisory 13 14 committees or similar groups created by Workforce Florida, Inc., are subject to the provisions of chapter 119 relating to 15 public records, and those provisions of chapter 286 relating 16 17 to public meetings. 18 (2) Workforce Florida, Inc., is the principal workforce policy organization for the state. The purpose of 19 Workforce Florida, Inc., is to design and implement strategies 20 that help Floridians enter, remain in, and advance in the 21 workplace, becoming more highly skilled and successful, 2.2 23 benefiting these Floridians, Florida businesses, and the 24 entire state, and to assist in developing the state's business 25 climate. (3)(a) Workforce Florida, Inc., shall be governed by a 26 board of directors, the number of directors to be determined 27 28 by the Governor, whose membership and appointment must be 29 consistent with Pub. L. No. 105-220, Title I, s. 111(b), and 30 contain one member representing the licensed nonpublic

31 postsecondary educational institutions authorized as

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individual training account providers, one member from the 1 2 staffing service industry, at least one member who is a current or former recipient of welfare transition services as 3 defined in s. 445.002(3) or workforce services as provided in 4 s. 445.009(1), and five representatives of organized labor who 5 б shall be appointed by the Governor. Members described in Pub. 7 L. No. 105-220, Title I, s. 111(b)(1)(C)(vi) shall be 8 nonvoting members. Notwithstanding s. 114.05(1)(f), the 9 Governor may appoint remaining members to Workforce Florida, Inc., from the current Workforce Development Board and the 10 WAGES Program State Board of Directors, established pursuant 11 to chapter 96 175, Laws of Florida, to serve on the 12 13 reconstituted board. By July 1, 2000, the Workforce 14 Development Board will provide to the Governor a transition plan to incorporate the changes required by this act and Pub. 15 L. No. 105 220, specifying the manner of changes to the board. 16 17 This plan shall govern the transition, unless otherwise 18 notified by the Governor. The importance of minority, gender, 19 and geographic representation shall be considered when making appointments to the board. 20 (b) The board of directors of Workforce Florida, Inc., 21 shall be chaired by a board member designated by the Governor 2.2 23 pursuant to Pub. L. No. 105-220 and shall serve no more than 24 two terms. (c) Members appointed by the Governor may serve no 25 26 more than two terms and must be appointed for 3-year 2 year terms. However, in order to establish staggered terms for 27 board members, the Governor shall appoint or reappoint 28 29 one-third of the board members for 1-year terms, one-third of the board members for 2-year terms, and one-third of the board 30 members for 3-year terms beginning July 1, 2005. Following 31

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that date, the Governor shall appoint or reappoint board 1 2 members for 3-year terms exclusively, except that, when a board member is replaced before the end of a 3-year term, the 3 replacement shall be appointed to serve only the remainder of 4 that term, after which the replacement may be appointed for a 5 full 3-year term. Private sector representatives of б 7 businesses, appointed by the Governor pursuant to Pub. L. No. 8 105-220, shall constitute a majority of the membership of the 9 board. Private sector representatives shall be appointed from nominations received by the Governor, including, but not 10 limited to, those nominations made by the President of the 11 Senate and the Speaker of the House of Representatives from 12 13 any member of the Legislature. A member of the Legislature may 14 submit more than one board nomination to the Governor through his or her respective presiding officer. Private sector 15 appointments to the board shall be representative of the 16 business community of this state :, and no fewer less than 17 18 one-half of the appointments to the board must be 19 representative of small businesses and at least five members must have economic development experience. Members appointed 20 by the Governor serve at the pleasure of the Governor and are 21 22 eligible for reappointment. 23 (d) The Governor shall appoint members to the board of 24 directors of Workforce Florida, Inc., within 30 days after the receipt of a sufficient number of nominations. 25 (d)(e) A member of the board of directors of Workforce 26 Florida, Inc., may be removed by the Governor for cause. 27 28 Absence from three consecutive meetings results in automatic 29 removal. The chair of Workforce Florida, Inc., shall notify the Governor of such absences. 30 31

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(e)(f) Representatives of businesses appointed to the 1 2 board of directors may not include providers of workforce 3 services. 4 (4)(a) The president of Workforce Florida, Inc., shall be hired by the board of directors of Workforce Florida, Inc., 5 and shall serve at the pleasure of the Governor in the б 7 capacity of an executive director and secretary of Workforce 8 Florida, Inc. (b) The board of directors of Workforce Florida, Inc., 9 shall meet at least quarterly and at other times upon call of 10 its chair. The board and its committees, subcommittees, or 11 other subdivisions may use any method of telecommunications to 12 13 conduct meetings, including establishing a quorum through 14 telecommunications, provided that the public is given proper notice of the telecommunications meeting and is given 15 reasonable access to observe and, when appropriate, 16 17 participate. 18 (c) A majority of the total current membership of the 19 board of directors of Workforce Florida, Inc., comprises a quorum of the board. 20 (d) A majority of those voting is required to organize 21 and conduct the business of the board, except that a majority 2.2 23 of the entire board of directors is required to adopt or amend 24 the bylaws operational plan. (e) Except as delegated or authorized by the board of 25 directors of Workforce Florida, Inc., individual members have 26 no authority to control or direct the operations of Workforce 27 28 Florida, Inc., or the actions of its officers and employees, 29 including the president. (f) Members of the board of directors of Workforce 30 31 Florida, Inc., and its committees shall serve without 19

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compensation, but these members, the president, and all 1 2 employees of Workforce Florida, Inc., may be reimbursed for all reasonable, necessary, and actual expenses pursuant to s. 3 112.061.

5 (g) The board of directors of Workforce Florida, Inc., may establish an executive committee consisting of the chair б 7 and at least six additional board members selected by the 8 chair board of directors, one of whom must be a representative 9 of organized labor. The executive committee and the president shall have such authority as the board delegates to it, except 10 that the board of directors may not delegate to the executive 11 committee authority to take action that requires approval by a 12 13 majority of the entire board of directors.

14 (h) The chair may appoint committees to fulfill its responsibilities, to comply with federal requirements, or to 15 obtain technical assistance, and must incorporate members of 16 regional workforce development boards into its structure. At a 17 18 minimum, the chair shall establish the following standing councils: the First Jobs/First Wages Council, the Better 19 Jobs/Better Wages Council, and the High Skills/High Wages 20 Council. For purposes of Pub. L. No. 105 220, the First 21 22 Jobs/First Wages Council shall serve as the state's youth 23 council.

24 (i) Each member of the board of directors who is not otherwise required to file a financial disclosure pursuant to 25 s. 8, Art. II of the State Constitution or s. 112.3144 must 26 file disclosure of financial interests pursuant to s. 27 28 112.3145.

29 (5) Workforce Florida, Inc., shall have all the powers and authority, not explicitly prohibited by statute, necessary 30 31 or convenient to carry out and effectuate the purposes as

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determined by statute, Pub. L. No. 105-220, and the Governor, 1 2 as well as its functions, duties, and responsibilities, including, but not limited to, the following: 3 4 (a) Serving as the state's Workforce Investment Board pursuant to Pub. L. No. 105-220. Unless otherwise required by 5 federal law, at least 90 percent of the workforce development б 7 funding must go into direct customer service costs. 8 (b) Providing oversight and policy direction to ensure that the following programs are administered by the Agency for 9 Workforce Innovation in compliance with approved plans and 10 under contract with Workforce Florida, Inc.: 11 1. Programs authorized under Title I of the Workforce 12 13 Investment Act of 1998, Pub. L. No. 105-220, with the 14 exception of programs funded directly by the United States Department of Labor under Title I, s. 167. 15 2. Programs authorized under the Wagner-Peyser Act of 16 1933, as amended, 29 U.S.C. ss. 49 et seq. 17 18 3. Welfare to work grants administered by the United States Department of Labor under Title IV, s. 403, of the 19 Social Security Act, as amended. 20 3.4. Activities authorized under Title II of the Trade 21 Act of 2002 1974, as amended, 19 2 U.S.C. ss. 2272 2271 et 2.2 23 seq., and the Trade Adjustment Assistance Program. 24 4.5. Activities authorized under 38 U.S.C., chapter 41, including job counseling, training, and placement for 25 veterans. 26 27 6. Employment and training activities carried out 28 under the Community Services Block Grant Act, 42 U.S.C. ss. 29 9901 et seq. 30 31

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1	5.7. Employment and training activities carried out
2	under funds awarded to this state by the United States
3	Department of Housing and Urban Development.
4	6.8. Welfare transition services funded by the
5	Temporary Assistance for Needy Families Program, created under
6	the Personal Responsibility and Work Opportunity
7	Reconciliation Act of 1996, as amended, Pub. L. No. 104-193,
8	and Title IV, s. 403, of the Social Security Act, as amended.
9	<u>7.</u> 9. Displaced homemaker programs, provided under s.
10	446.50.
11	<u>8.10.</u> The Florida Bonding Program, provided under Pub.
12	L. No. 97-300, s. 164(a)(1).
13	<u>9.11.</u> The Food Stamp Employment and Training Program,
14	provided under the Food Stamp Act of 1977, <u>7</u> U.S.C. ss.
15	2011-2032; the Food Security Act of 1988, Pub. L. No. 99-198;
16	and the Hunger Prevention Act, Pub. L. No. 100-435.
17	<u>10.12.</u> The Quick-Response Training Program, provided
18	under ss. 288.046-288.047. Matching funds and in-kind
19	contributions that are provided by clients of the
20	Quick-Response Training Program shall count toward the
21	requirements of s. 288.90151(5)(d), pertaining to the return
22	on investment from activities of Enterprise Florida, Inc.
23	<u>11.</u> 13. The Work Opportunity Tax Credit, provided under
24	the Tax and Trade Relief Extension Act of 1998, Pub. L. No.
25	105-277, and the Taxpayer Relief Act of 1997, Pub. L. No.
26	105-34.
27	<u>12.</u> 14. Offender placement services, provided under ss.
28	944.707-944.708.
29	15. Programs authorized under the National and
30	Community Service Act of 1990, 42 U.S.C. ss. 12501 et seq.,
31	and the Service America programs, the National Service Trust
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programs, the Civilian Community Corps, the Corporation for 1 2 National and Community Service, the American Conservation and Youth Service Corps, and the Points of Light Foundation 3 4 programs, if such programs are awarded to the state. (c) The agency may adopt rules necessary to administer 5 the provisions of this chapter which relate to implementing б 7 and administering the programs listed in paragraph (b) as well 8 as rules related to eligible training providers and auditing 9 and monitoring subrecipients of the workforce system grant funds. 10 (d)(c) Contracting with public and private entities as 11 necessary to further the directives of this section. All 12 contracts executed by Workforce Florida, Inc., must include 13 14 specific performance expectations and deliverables. All Workforce Florida, Inc., contracts, including those solicited, 15 managed, or paid by the Agency for Workforce Innovation 16 pursuant to s. 20.50(2) are exempt from s. 112.061, but shall 17 18 be governed by s. 445.004(1). 19 (e)(d) Notifying the Governor, the President of the Senate, and the Speaker of the House of Representatives of 20 noncompliance by the Agency for Workforce Innovation or other 21 22 agencies or obstruction of the board's efforts by such 23 agencies. Upon such notification, the Executive Office of the 24 Governor shall assist agencies to bring them into compliance with board objectives. 25 (f)(e) Ensuring that the state does not waste valuable 26 training resources. Thus, the board shall direct that all 27 28 resources, including equipment purchased for training 29 Workforce Investment Act clients, be available for use at all 30 times by eligible populations as first priority users. At 31 times when eligible populations are not available, such

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1	resources shall be used for any other state authorized
2	education and training purpose. <u>Workforce Florida, Inc., may</u>
3	authorize expenditures to award suitable framed certificates,
4	pins, or other tokens of recognition for performance by a
5	regional workforce board, its committees and subdivisions, and
6	other units of the workforce system. Workforce Florida, Inc.,
7	may also authorize expenditures for promotional items, such as
8	t-shirts, hats, or pens printed with messages promoting the
9	state's workforce system to employers, job seekers, and
10	program participants. However, such expenditures are subject
11	to federal regulations applicable to the expenditure of
12	federal funds.
13	(q) Establish a dispute-resolution process for all
14	memoranda of understanding or other contracts or agreements
15	entered into between the agency and regional workforce boards.
16	<u>(h)(f)</u> Archiving records with the Bureau of Archives
17	and Records Management of the Division of Library and
18	Information Services of the Department of State.
19	(6) Workforce Florida, Inc., may take action that it
20	deems necessary to achieve the purposes of this section,
21	including, but not limited to:
22	(a) Creating a state employment, education, and
23	training policy that ensures that programs to prepare workers
24	are responsive to present and future business and industry
25	needs and complement the initiatives of Enterprise Florida,
26	Inc.
27	(b) Establishing policy direction for a funding system
28	that provides incentives to improve the outcomes of career
29	education programs, and of registered apprenticeship and
30	work-based learning programs, and that focuses resources on
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occupations related to new or emerging industries that add 1 2 greatly to the value of the state's economy. 3 (c) Establishing a comprehensive policy related to the 4 education and training of target populations such as those who have disabilities, are economically disadvantaged, receive 5 public assistance, are not proficient in English, or are б 7 dislocated workers. This approach should ensure the effective 8 use of federal, state, local, and private resources in 9 reducing the need for public assistance. (d) Designating Institutes of Applied Technology 10 composed of public and private postsecondary institutions 11 working together with business and industry to ensure that 12 13 career education programs use the most advanced technology and 14 instructional methods available and respond to the changing needs of business and industry. 15 (e) Providing policy direction for a system to project 16 and evaluate labor market supply and demand using the results 17 18 of the Workforce Estimating Conference created in s. 216.136 19 and the career education performance standards identified under s. 1008.43. 20 (f) Reviewing the performance of public programs that 21 22 are responsible for economic development, education, 23 employment, and training. The review must include an analysis 24 of the return on investment of these programs. (g) Expanding the occupations identified by the 25 Workforce Estimating Conference to meet needs created by local 26 emergencies or plant closings or to capture occupations within 27 28 emerging industries. 29 (7) By December 1 of each year, Workforce Florida, Inc., shall submit to the Governor, the President of the 30 31 Senate, the Speaker of the House of Representatives, the 25

Senate Minority Leader, and the House Minority Leader a 1 2 complete and detailed annual report setting forth: 3 (a) All audits, including the audit in subsection (8), 4 if conducted. 5 (b) The operations and accomplishments of the board, б partnership including the programs or entities listed in 7 subsection (6). 8 (8) The Auditor General may, pursuant to his or her 9 own authority or at the direction of the Legislative Auditing Committee, conduct an audit of Workforce Florida, Inc., or the 10 programs or entities created by Workforce Florida, Inc. The 11 Office of Program Policy Analysis and Government 12 Accountability, pursuant to its authority or at the direction 13 14 of the Legislative Auditing Committee, may review the systems and controls related to performance outcomes and quality of 15 services of Workforce Florida, Inc. 16 (9) Workforce Florida, Inc., in collaboration with the 17 18 regional workforce boards and appropriate state agencies and local public and private service providers, and in 19 consultation with the Office of Program Policy Analysis and 20 Government Accountability, shall establish uniform measures 21 and standards to gauge the performance of the workforce 2.2 23 development strategy. These measures and standards must be 24 organized into three outcome tiers. (a) The first tier of measures must be organized to 25 provide benchmarks for systemwide outcomes. Workforce Florida, 26 Inc., must, in collaboration with the Office of Program Policy 27 28 Analysis and Government Accountability, establish goals for 29 the tier-one outcomes. Systemwide outcomes may include employment in occupations demonstrating continued growth in 30 31 wages; continued employment after 3, 6, 12, and 24 months;

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reduction in and elimination of public assistance reliance; 1 2 job placement; employer satisfaction; and positive return on 3 investment of public resources. 4 (b) The second tier of measures must be organized to provide a set of benchmark outcomes for the initiatives of the 5 First Jobs/First Wages Council, the Better Jobs/Better Wages б 7 Council, and the High Skills/High Wages Council and for each 8 of the strategic components of the workforce development 9 strategy. Cost per entered employment, earnings at placement, retention in employment, job placement, and entered employment 10 rate must be included among the performance outcome measures. 11 (c) The third tier of measures must be the operational 12 13 output measures to be used by the agency implementing 14 programs, and it may be specific to federal requirements. The tier-three measures must be developed by the agencies 15 implementing programs, and Workforce Florida, Inc., may be 16 consulted in this effort. Such measures must be reported to 17 18 Workforce Florida, Inc., by the appropriate implementing 19 agency. (d) Regional differences must be reflected in the 20 21 establishment of performance goals and may include job 22 availability, unemployment rates, average worker wage, and 23 available employable population. 24 (e) Job placement must be reported pursuant to s. 1008.39. Positive outcomes for providers of education and 25 training must be consistent with ss. 1008.42 and 1008.43. 26 (f) The uniform measures of success that are adopted 27 28 by Workforce Florida, Inc., or the regional workforce boards 29 must be developed in a manner that provides for an equitable comparison of the relative success or failure of any service 30 31 provider in terms of positive outcomes.

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2Inc., shall provide the Legislature with a report detailing3the performance of Florida's workforce development system, as4reflected in the three-tier measurement system. Additionally,5this report must benchmark Florida outcomes, at all tiers,6against other states that collect data similarly.7(10) The workforce development strategy for the state8shall be designed by Workforce Florida, Inc., and shall be9centered around the strategies of First Jobs/First Wages,10Detter Jobs/Detter Wages, and High Skills/High Wages.11(a) First Jobs/First Wages is the state's strategy to12promote successful entry into the workforce through education13and workplace experience that lead to self sufficiency and14cercer advancement. The components of the strategy must15include efforts that enlist business, education, and community16support for students to achieve long-term career goals,17ensuring that young people have the academic and occupational18skills required to succeed in the workplace. The strategy must19also assist employers in upgrading or updating the skills of10their employees and assisting workers to acquire the education10or training needed to secure a better iob with better wages.11The strategy must assist the state's efforts to attract and12expand iob-creating businesses offering high-paying.13high-demand occupations. A minimum of 15 percent of all14Workforce Investment Act youth servi	1	(g) By December 1 of each year, Workforce Florida,
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30 eligible children 14 through 18 years of age. These programs	28	organizations, on an equal basis with other private
	29	organizations, to provide after school care programs to
31 shall include academic tutoring, mentoring, and other	30	eligible children 14 through 18 years of age. These programs
	31	shall include academic tutoring, mentoring, and other

appropriate services. Similar services may be provided for 1 2 eligible children 6 through 13 years of age using Temporary 3 Assistance for Needy Families funds. Funds expended under this 4 paragraph may not be used for religious or sectarian purposes. 5 To provide after school care programs under this paragraph, a б community based organization or a faith based organization 7 must be a nonprofit organization that holds a current 8 exemption from federal taxation under s. 501(c)(3) or (4) of 9 the Internal Revenue Code or must be a religious organization that is not required to apply for recognition of its exemption 10 from federal taxation under s. 501(c)(3) of the Internal 11 12 Revenue Code. 13 (b) Better Jobs/Better Wages is the state's strategy 14 for assisting employers in upgrading or updating the skills of their employees and for assisting incumbent workers in 15 improving their performance in their current jobs or acquiring 16 17 the education or training needed to secure a better job with 18 better wages. 19 (c) High Skills/High Wages is the state's strategy aligning education and training programs with high paying, 20 high demand occupations that advance individuals' careers, 21 22 build a more skilled workforce, and enhance Florida's efforts 23 to attract and expand job creating businesses. 24 (11) The workforce development system shall use a charter-process approach aimed at encouraging local design and 25 control of service delivery and targeted activities. Workforce 2.6 Florida, Inc., shall be responsible for granting charters to 27 28 regional workforce boards that have a membership consistent 29 with the requirements of federal and state law and that have developed a plan consistent with the state's workforce 30 development strategy. The plan must specify methods for 31

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allocating the resources and programs in a manner that 1 2 eliminates unwarranted duplication, minimizes administrative costs, meets the existing job market demands and the job 3 market demands resulting from successful economic development 4 activities, ensures access to quality workforce development 5 services for all Floridians, allows for pro rata or partial б 7 distribution of benefits and services, prohibits the creation 8 of a waiting list or other indication of an unserved 9 population, serves as many individuals as possible within available resources, and maximizes successful outcomes. As 10 part of the charter process, Workforce Florida, Inc., shall 11 establish incentives for effective coordination of federal and 12 13 state programs, outline rewards for successful job placements, 14 and institute collaborative approaches among local service providers. Local decisionmaking and control shall be important 15 components for inclusion in this charter application. 16 Section 4. Section 445.006, Florida Statutes, is 17 18 amended to read: 19 445.006 Strategic and operational plans plan for workforce development. --20 (1) Workforce Florida, Inc., in conjunction with state 21 and local partners in the workforce system, shall develop a 2.2 23 strategic plan for workforce, with the goal of producing 24 skilled employees for employers in the state. The strategic plan shall be submitted to the Governor, the President of the 25 Senate, and the Speaker of the House of Representatives by 26 February 1, 2001. The strategic plan shall be updated or 27 28 modified by January 1 of each year thereafter. The plan must 29 include, but need not be limited to, strategies for: 30 (a) Fulfilling the workforce system goals and 31 strategies prescribed in s. 445.004;

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(b) Aggregating, integrating, and leveraging workforce 1 2 system resources; 3 (c) Coordinating the activities of federal, state, and local workforce system partners; 4 5 (d) Addressing the workforce needs of small businesses; and б 7 (e) Fostering the participation of rural communities 8 and distressed urban cores in the workforce system. 9 (2) <u>Workforce Florida, Inc., shall establish an</u> operational plan to implement the state strategic plan. The 10 operational plan shall be submitted to the Governor and the 11 Legislature along with the strategic plan and must reflect the 12 13 allocation of resources as appropriated by the Legislature to 14 specific responsibilities enumerated in law. As a component of the operational strategic plan required under this section, 15 Workforce Florida, Inc., shall develop a workforce marketing 16 plan, with the goal of educating individuals inside and 17 18 outside the state about the employment market and employment conditions in the state. The marketing plan must include, but 19 need not be limited to, strategies for: 20 (a) Distributing information to secondary and 21 postsecondary education institutions about the diversity of 2.2 23 businesses in the state, specific clusters of businesses or 24 business sectors in the state, and occupations by industry which are in demand by employers in the state; 25 (b) Distributing information about and promoting use 26 of the Internet-based job matching and labor market 27 28 information system authorized under s. 445.011; and 29 (c) Coordinating with Enterprise Florida, Inc., to ensure that workforce marketing efforts complement the 30 31 economic development marketing efforts of the state.

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(3) The operational strategic plan must include 1 2 performance measures, standards, measurement criteria, and 3 contract guidelines in the following areas with respect to participants in the welfare transition program: 4 5 (a) Work participation rates, by type of activity; б (b) Caseload trends; 7 (c) Recidivism; 8 (d) Participation in diversion and relocation 9 assistance programs; (e) Employment retention; 10 (f) Wage growth; and 11 (g) Other issues identified by the board of directors 12 13 of Workforce Florida, Inc. 14 (4) The strategic plan must include criteria for allocating workforce resources to regional workforce boards. 15 With respect to allocating funds to serve customers of the 16 welfare transition program, such criteria may include 17 18 weighting factors that indicate the relative degree of difficulty associated with securing and retaining employment 19 placements for specific subsets of the welfare transition 20 caseload. 21 22 (5)(a) The operational strategic plan may must include 23 a performance-based payment structure to be used for all 24 welfare transition program customers which takes into account: 1. The degree of difficulty associated with placement 25 and retention; 26 2. The quality of the placement with respect to 27 28 salary, benefits, and opportunities for advancement; and 29 3. The employee's retention in the placement. 30 (b) The payment structure <u>may</u> must provide for bonus 31 payments of up to 10 percent of the contract amount to

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1	providers that achieve notable success in achieving contract
2	objectives, including, but not limited to, success in
3	diverting families in which there is an adult who is subject
4	to work requirements from receiving cash assistance and in
5	achieving long-term job retention and wage growth with respect
6	to welfare transition program customers. A service provider
7	shall be paid a maximum of one payment per service for each
8	participant during any given 6-month period.
9	(6)(a) The <u>operational</u> strategic plan must include
10	strategies that are designed to prevent or reduce the need for
11	a person to receive public assistance. These strategies must
12	include:
13	1. A teen pregnancy prevention component that
14	includes, but is not limited to, a plan for implementing the
15	Florida Education Now and Babies Later (ENABL) program under
16	s. 411.242 and the Teen Pregnancy Prevention Community
17	Initiative within each county of the services area in which
18	the teen birth rate is higher than the state average;
19	2. A component that encourages creation of
20	community-based welfare prevention and reduction initiatives
21	that increase support provided by noncustodial parents to
22	their welfare-dependent children and are consistent with
23	program and financial guidelines developed by Workforce
24	Florida, Inc., and the Commission on Responsible Fatherhood.
25	These initiatives may include, but are not limited to,
26	improved paternity establishment, work activities for
27	noncustodial parents, programs aimed at decreasing
28	out-of-wedlock pregnancies, encouraging involvement of fathers
29	with their children including court-ordered supervised
30	visitation, and increasing child support payments;
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3. A component that encourages formation and 1 2 maintenance of two-parent families through, among other 3 things, court-ordered supervised visitation; 4. A component that fosters responsible fatherhood in 4 families receiving assistance; and 5 6 5. A component that fosters provision of services that 7 reduce the incidence and effects of domestic violence on women 8 and children in families receiving assistance. 9 (b) Specifications for welfare transition program services that are to be delivered include, but are not limited 10 11 to: 1. Initial assessment services prior to an individual 12 13 being placed in an employment service, to determine whether 14 the individual should be referred for relocation, up-front diversion, education, or employment placement. Assessment 15 services shall be paid on a fixed unit rate and may not 16 provide educational or employment placement services. 17 18 2. Referral of participants to diversion and 19 relocation programs. 3. Preplacement services, including assessment, 20 staffing, career plan development, work orientation, and 21 22 employability skills enhancement. 23 4. Services necessary to secure employment for a 24 welfare transition program participant. 5. Services necessary to assist participants in 25 retaining employment, including, but not limited to, remedial 26 education, language skills, and personal and family 27 counseling. 28 29 6. Desired quality of job placements with regard to salary, benefits, and opportunities for advancement. 30 7. Expectations regarding job retention. 31

8. Strategies to ensure that transition services are 1 2 provided to participants for the mandated period of 3 eligibility. 4 9. Services that must be provided to the participant 5 throughout an education or training program, such as monitoring attendance and progress in the program. б 7 10. Services that must be delivered to welfare 8 transition program participants who have a deferral from work 9 requirements but wish to participate in activities that meet federal participation requirements. 10 11. Expectations regarding continued participant 11 awareness of available services and benefits. 12 13 Section 5. Subsections (1), (2), (6), (7), (8), (9), 14 (10), (11), and (12) of section 445.007, Florida Statutes, are amended to read: 15 445.007 Regional workforce boards; exemption from 16 17 public meetings law .--18 (1) One regional workforce board shall be appointed in each designated service delivery area and shall serve as the 19 local workforce investment board pursuant to Pub. L. No. 20 105-220. The membership of the board shall be consistent with 21 22 Pub. L. No. 105-220, Title I, s. 117(b), and contain one 23 representative from a nonpublic postsecondary educational 24 institution that is an authorized individual training account provider within the region and confers certificates and 25 diplomas, one representative from a nonpublic postsecondary 26 educational institution that is an authorized individual 27 28 training account provider within the region and confers 29 degrees, and three representatives of organized labor. The board shall include one <u>nonvoting</u> representative from a 30 31 military installation if a military installation is located

within the region and the appropriate military command or 1 2 organization authorizes such representation. Individuals serving as members of regional workforce development boards or 3 local WAGES coalitions, as of June 30, 2000, are eligible for 4 appointment to regional workforce boards, pursuant to this 5 section. It is the intent of the Legislature that, whenever б 7 possible and to the greatest extent practicable, membership of 8 a regional workforce board include persons who are current or former recipients of welfare transition assistance as defined 9 in s. 445.002(3) or workforce services as provided in s. 10 445.009(1), or that such persons be included as ex officio 11 members of the board or of committees organized by the board. 12 13 The importance of minority and gender representation shall be 14 considered when making appointments to the board. The board, its committees, subcommittees, and subdivisions, and other 15 units of the workforce system, including units that may 16 consist in whole or in part of local governmental units, may 17 18 use any method of telecommunications to conduct meetings, 19 including establishing a quorum through telecommunications, provided that the public is given proper notice of the 20 telecommunications meeting and reasonable access to observe 21 22 and, when appropriate, participate. Regional workforce boards are subject to chapters 119 and 286 and s. 24, Art. I of the 23 24 State Constitution. If the regional workforce board enters into a contract with an organization or individual represented 25 on the board of directors, the contract must be approved by a 26 two-thirds vote of the entire board, and the board member who 27 28 could benefit financially from the transaction must abstain 29 from voting on the contract. A board member must disclose any such conflict in a manner that is consistent with the 30 31 procedures outlined in s. 112.3143.

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1	(2) The regional workforce board shall elect a chair
2	from among the representatives described in Pub. L. No.
3	<u>105-220, Title I, s. 117(b)(2)(A)(i) to serve for a term of no</u>
4	more than 2 years and shall serve no more than two terms.
5	Workforce Florida, Inc., will determine the timeframe and
6	manner of changes to the regional workforce boards as required
7	by this chapter and Pub. L. No. 105 220.
8	(6) Regional workforce boards <u>shall adopt a committee</u>
9	structure consistent with applicable federal law and state
10	policies established by Workforce Florida, Inc. may appoint
11	local committees to obtain technical assistance on issues of
12	importance, including those issues affecting older workers.
13	(7) Each regional workforce board shall establish by
14	October 1, 2000, a High Skills/High Wages committee consisting
15	of at least five private sector business representatives
16	appointed in consultation with local chambers of commerce by
17	the primary county economic development organization within
18	the region, as identified by Enterprise Florida, Inc.; a
19	representative of each primary county economic development
20	organization within the region; the regional workforce board
21	chair; the presidents of all community colleges within the
22	board's region; those district school superintendents with
23	authority for conducting postsecondary educational programs
24	within the region; and two representatives from nonpublic
25	postsecondary educational institutions that are authorized
26	individual training account providers within the region,
27	appointed by the chair of the regional workforce board. If
28	possible, one of the nonpublic educational institutions
29	represented must be accredited by the Southern Association of
30	Colleges and Schools. The business representatives appointed
31	by the primary county economic development organizations need

not be members of the regional workforce board and shall 1 2 represent those industries that are of primary importance to the region's current and future economy. In a multicounty 3 4 region, each primary county economic development organization within the region shall appoint at least one business 5 representative and shall consult with the other primary county б 7 economic development organizations within the region to make 8 joint appointments when necessary. (a) At least annually, each High Skills/High Wages 9 committee shall submit recommendations to Workforce Florida, 10 Inc., related to: 11 1. Policies to enhance the responsiveness of High 12 13 Skills/High Wages programs in its region to business and 14 economic development opportunities. 2. Integrated use of state education and federal 15 workforce development funds to enhance the training and 16 placement of designated population individuals with local 17 18 businesses and industries. (b) The committees shall also make reports to 19 Workforce Florida, Inc., annually, on dates specified by 20 Workforce Florida, Inc., that identify occupations in the 21 22 region deemed critical to business retention, expansion, and recruitment activities, based on guidelines set by Workforce 23 Florida, Inc. Such quidelines shall include research of the 24 workforce needs of private employers in the region, in 25 consultation with local chambers of commerce and economic 26 development organizations. Occupations identified pursuant to 27 28 this paragraph shall be considered by Workforce Florida, Inc., 29 for inclusion in the region's targeted occupation list. (8) Each regional workforce board shall establish a 30 Better Jobs/Better Wages committee consisting of at least five 31

members. Initial appointments to this committee shall include 1 2 at least three members of the local WAGES coalition, established pursuant to chapter 96 175, Laws of Florida. 3 4 (9) Each regional workforce board shall establish a 5 First Jobs/First Wages committee consisting of at least five members. This committee shall serve as the youth council for б 7 purposes of Pub. L. No. 105 220. 8 (7) (10) The importance of minority and gender representation shall be considered when appointments are made 9 to any committee established by the regional workforce board. 10 (8)(11) For purposes of procurement, regional 11 workforce boards and their administrative entities are not 12 13 state agencies and are exempt from chapters 120 and 287. The 14 regional workforce boards shall apply the procurement and expenditure procedures required by federal law for the 15 expenditure of federal funds., but the boards and their 16 17 administrative entities must comply with state procurement laws and procedures until Workforce Florida, Inc., adopts the 18 19 provisions or alternative procurement procedures that meet the requirements of federal law. Regional workforce boards, their 20 administrative entities, committees, and subcommittees, and 21 22 other workforce units may authorize expenditures to award 23 suitable framed certificates, pins, or other tokens of 24 recognition for performance by units of the workforce system. Regional workforce boards; their administrative entities, 25 committees, and subcommittes; and other workforce units may 26 authorize expenditures for promotional items, such as 27 28 t-shirts, hats, or pens printed with messages promoting 29 Florida's workforce system to employers, job seekers, and program participants. However, such expenditures are subject 30 to federal regulations applicable to the expenditure of 31

federal funds. All contracts executed by regional workforce 1 2 boards must include specific performance expectations and deliverables. 3 4 (9) (12) Any meeting or portion of a meeting held by Workforce Florida, Inc., or a regional workforce board or 5 local committee created under this section at which personal б 7 identifying information contained in records relating to 8 temporary cash assistance, as defined in s. 414.0252, is discussed is exempt from s. 286.011 and s. 24(b), Art. I of 9 the State Constitution if the information identifies a 10 participant, a participant's family, or a participant's family 11 or household member, as defined in s. 414.0252. This 12 13 subsection is subject to the Open Government Sunset Review Act 14 of 1995 in accordance with s. 119.15, and shall stand repealed on October 2, 2006, unless reviewed and saved from repeal 15 through reenactment by the Legislature. 16 17 Section 6. Subsections (3) and (4) and paragraph (d)18 of subsection (8) of section 445.009, Florida Statutes, are 19 amended to read: 445.009 One-stop delivery system.--20 (3) Notwithstanding any other provision of law, any 21 22 memorandum of understanding in effect on June 30, 2000, between a regional workforce board and the Department of Labor 23 24 and Employment Security governing the delivery of workforce services shall remain in effect until September 30, 2000. 25 Beginning October 1, 2000, regional workforce boards shall 26 enter into a memorandum of understanding with the Agency for 27 28 Workforce Innovation for the delivery of employment services 29 authorized by the federal Wagner-Peyser Act. This memorandum of understanding must be performance based. 30 31

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1	(a) Unless otherwise required by federal law, at least
2	90 percent of the Wagner-Peyser funding must go into direct
3	customer service costs.
4	(b) Employment services must be provided through the
5	one-stop delivery system, under the guidance of one-stop
б	delivery system operators. One-stop delivery system operators
7	shall have overall authority for directing the staff of the
8	workforce system. Personnel matters shall remain under the
9	ultimate authority of the Agency for Workforce Innovation.
10	However, the one-stop delivery system operator shall submit to
11	the agency information concerning the job performance of
12	agency employees who deliver employment services. The agency
13	shall consider any such information submitted by the one-stop
14	delivery system operator in conducting performance appraisals
15	of the employees.
16	(c) The agency shall retain fiscal responsibility and
17	accountability for the administration of funds allocated to
18	the state under the Wagner-Peyser Act. An agency employee who
19	is providing services authorized under the Wagner-Peyser Act
20	shall be paid using Wagner-Peyser Act funds.
21	(d) The Office of Program Policy Analysis and
22	Government Accountability, in consultation with Workforce
23	Florida, Inc., shall review the delivery of employment
24	services under the Wagner Peyser Act and the integration of
25	those services with other activities performed through the
26	one stop delivery system and shall provide recommendations to
27	the Legislature for improving the effectiveness of the
28	delivery of employment services in this state. The Office of
29	Program Policy Analysis and Government Accountability shall
30	submit a report and recommendations to the Governor, the
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President of the Senate, and the Speaker of the House of 1 2 Representatives by December 31, 2002. 3 (4) One-stop delivery system partners shall enter into a memorandum of understanding pursuant to Pub. L. No. 105-220, 4 Title I, s. 121, with the regional workforce board. Failure of 5 a local partner to participate cannot unilaterally block the б 7 majority of partners from moving forward with their one-stop 8 delivery system, and Workforce Florida, Inc., pursuant to s. 9 445.004(5)(e) s. 445.004(5)(d), may make notification of a local partner that fails to participate. 10 (8) 11 To the maximum extent possible, training providers 12 (d) 13 shall use funding sources other than the funding provided 14 under Pub. L. No. 105-220. Workforce Florida, Inc., shall develop a system to encourage the leveraging of appropriated 15 resources for the workforce system and shall report on such 16 efforts as part of the required annual report. A performance 17 18 outcome related to alternative financing obtained by the 19 training provider shall be established by Workforce Florida, Inc., and used for performance evaluation purposes. The 20 performance evaluation must take into consideration the number 21 22 of alternative funding sources. 23 Section 7. Section 445.019, Florida Statutes, is 24 amended to read: 445.019 Teen parent and pregnancy prevention diversion 25 program; eligibility for services.--The Legislature recognizes 26 that teen pregnancy is a major cause of dependency on 27 28 government assistance that often extends through more than one 29 generation. The purpose of the teen parent and pregnancy 30 prevention diversion program is to provide services to reduce and avoid welfare dependency by reducing teen pregnancy, 31

reducing the incidence of multiple pregnancies to teens, and 1 2 by assisting teens in completing educational or employment programs, or both. 3 4 (1) Notwithstanding any provision to the contrary in ss. 414.075, 414.085, and 414.095, a teen who is determined to 5 be at risk of teen pregnancy or who already has a child shall 6 7 be deemed eligible to receive services under this program. 8 (2) Services provided under this program shall be limited to services that are not considered assistance under 9 federal law or guidelines. 10 (3) Receipt of services under this section does not 11 preclude eligibility for, or receipt of, other assistance or 12 13 services under chapter 414. 14 Section 8. Section 445.020, Florida Statutes, is amended to read: 15 445.020 Diversion programs; determination of need.--If 16 federal regulations require a determination of needy families 17 18 or needy parents to be based on financial criteria, such as income or resources, for individuals or families who are 19 receiving services, one-time payments, or nonrecurring 20 short-term benefits, the TANF state plan shall clearly 21 22 indicate Department of Children and Family Services shall 23 adopt rules to define such criteria. In such rules, the 24 department shall use the income level established for Temporary Assistance for Needy Families funds which are 25 26 transferred for use under Title XX of the Social Security Act. If federal regulations do not require a financial 27 28 determination for receipt of such benefits, payments, or 29 services, the criteria otherwise established in this chapter shall be used. 30 31

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Section 9. Paragraph (d) of subsection (1) of section 427.012, Florida Statutes, is amended to read: 427.012 The Commission for the Transportation Disadvantaged.--There is created the Commission for the Transportation Disadvantaged in the Department of б Transportation. (1) The commission shall consist of the following members: (d) The director of the Agency for Workforce Innovation or the director's secretary of the Department of Labor and Employment Security or the secretary's designee. Section 10. Sections 445.005, 445.012, 445.0121, 445.0122, 445.0123, 445.0124, 445.0125, 445.013, 446.21, 446.22, 446.23, 446.24, 446.25, 446.26, and 446.27, Florida Statutes, are repealed. Section 11. This act shall take effect July 1, 2005.