1 A bill to be entitled 2 An act relating to the welfare of children; amending s. 3 39.001, F.S.; providing additional purposes of ch. 39, 4 F.S.; revising legislative intent; creating the Office of Child Abuse Prevention within the Executive Office of the 5 6 Governor; directing the Governor to appoint a director of 7 the office; providing duties and responsibilities of the director; providing procedures for evaluation of child 8 9 abuse prevention programs; requiring a report to the Governor, Legislature, secretaries of certain state 10 agencies, and certain committees of the Legislature; 11 12 providing for information to be included in the report; 13 providing for the development and implementation of a 14 state plan for the coordination of child abuse prevention programs and services; establishing a Child Abuse 15 Prevention Advisory Council; providing for membership, 16 duties, and responsibilities; requiring requests for 17 funding to be based on the state plan; providing for 18 19 review and revision of the state plan; granting rulemaking authority to the Executive Office of the Governor; 20 21 requiring the Legislature to evaluate the office by a specified date; amending s. 39.0014, F.S.; providing 22 responsibilities of the office under ch. 39, F.S.; 23 amending s. 39.01, F.S.; providing and revising 24 definitions; amending s. 39.202, F.S.; providing access to 25 26 records for agencies that provide early intervention and prevention services; amending ss. 39.0015, 39.013, and 27

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28 39.302, F.S.; conforming cross-references and terminology; 29 amending s. 39.701, F.S.; requiring the court to issue an order that is separate from other judicial review orders; 30 amending s. 402.164, F.S.; establishing legislative intent 31 32 for the statewide and local advocacy councils; revising a 33 definition; amending s. 402.165, F.S.; providing for termination of members of the statewide council; providing 34 quidelines for selection of the executive director of the 35 Florida Statewide Advocacy Council; establishing a process 36 for investigating reports of abuse; revising council 37 meeting requirements; providing requirements for 38 39 interagency agreements; requiring interagency agreements 40 to be renewed annually and submitted to the Governor by a 41 specified date; providing additional requirements for the statewide council to petition the circuit court for access 42 to certain records; amending s. 409.1451, F.S., relating 43 to independent living transition services; revising 44 eligibility requirements for certain young adults; 45 46 revising duties of the Department of Children and Family Services regarding independent living transition services; 47 including additional parties in the review of a child's 48 academic performance; requiring the department or a 49 community-based care lead agency under contract with the 50 department to develop a plan for delivery of such 51 services; requiring additional aftercare support services; 52 53 providing additional qualifications to receive an award under the Road-to-Independence Program; deleting certain 54

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55	time restrictions for submitting applications; providing
56	procedures for the payment of awards; requiring
57	collaboration between certain parties in the development
58	of a plan regarding the provision of transitional
59	services; requiring a community-based care lead agency to
60	develop a plan for purchase and delivery of such services
61	and requiring department approval prior to implementation;
62	requiring the department to submit a report annually to
63	the Legislature on performance, oversight, and rule
64	development; permitting the Independent Living Services
65	Advisory Council to have access to certain data held by
66	the department and certain agencies; amending s. 409.175,
67	F.S.; revising the definition of the term "boarding
68	school" to require such schools to meet certain standards
69	within a specified timeframe; amending s. 409.903, F.S.;
70	providing eligibility criteria for certain persons to
71	qualify for medical assistance payments; creating s.
72	743.045, F.S.; removing the disability of nonage for
73	certain youth in the legal custody of the Department of
74	Children and Family Services; amending s. 1009.25, F.S.;
75	providing additional criteria for a student to qualify for
76	an exemption from certain tuition and fees; providing a
77	contingent effective date.
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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Subsections (1) and (6) of section 39.001,
Florida Statutes, are amended, subsections (7) and (8) are
renumbered as subsections (8) and (9) and amended, present
subsection (9) is renumbered as subsection (10), and new
subsections (7), (11), and (12) are added to that section, to
read:

39.001 Purposes and intent; personnel standards andscreening.--

89 (1) PURPOSES OF CHAPTER.--The purposes of this chapter90 are:

91 (a) To provide for the care, safety, and protection of 92 children in an environment that fosters healthy social, 93 emotional, intellectual, and physical development; to ensure 94 secure and safe custody; and to promote the health and well-95 being of all children under the state's care; and to prevent the 96 occurrence of child abuse, neglect, and abandonment.

97 To recognize that most families desire to be competent (b) 98 careqivers and providers for their children and that children 99 achieve their greatest potential when families are able to 100 support and nurture the growth and development of their 101 children. Therefore, the Legislature finds that policies and procedures that provide for prevention and intervention through 102 103 the department's child protection system should be based on the following principles: 104

105 1. The health and safety of the children served shall be
 106 of paramount concern.

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107 2. The prevention and intervention should engage families
108 in constructive, supportive, and nonadversarial relationships.

3. The <u>prevention and</u> intervention should intrude as little as possible into the life of the family, be focused on clearly defined objectives, and take the most parsimonious path to remedy a family's problems.

4. The <u>prevention and</u> intervention should be based upon
outcome evaluation results that demonstrate success in
protecting children and supporting families.

(c) To provide a child protection system that reflects a partnership between the department, other agencies, and local communities.

(d) To provide a child protection system that is sensitiveto the social and cultural diversity of the state.

(e) To provide procedures which allow the department to
respond to reports of child abuse, abandonment, or neglect in
the most efficient and effective manner that ensures the health
and safety of children and the integrity of families.

(f) To preserve and strengthen the child's family ties whenever possible, removing the child from parental custody only when his or her welfare cannot be adequately safeguarded without such removal.

(g) To ensure that the parent or legal custodian from whose custody the child has been taken assists the department to the fullest extent possible in locating relatives suitable to serve as caregivers for the child.

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(h) To ensure that permanent placement with the biological
or adoptive family is achieved as soon as possible for every
child in foster care and that no child remains in foster care
longer than 1 year.

To secure for the child, when removal of the child 137 (i) 138 from his or her own family is necessary, custody, care, and discipline as nearly as possible equivalent to that which should 139 have been given by the parents; and to ensure, in all cases in 140 141 which a child must be removed from parental custody, that the child is placed in an approved relative home, licensed foster 142 home, adoptive home, or independent living program that provides 143 the most stable and potentially permanent living arrangement for 144 145 the child, as determined by the court. All placements shall be 146 in a safe environment where drugs and alcohol are not abused.

(j) To ensure that, when reunification or adoption is not possible, the child will be prepared for alternative permanency goals or placements, to include, but not be limited to, longterm foster care, independent living, custody to a relative on a permanent basis with or without legal guardianship, or custody to a foster parent or legal custodian on a permanent basis with or without legal guardianship.

(k) To make every possible effort, when two or more
children who are in the care or under the supervision of the
department are siblings, to place the siblings in the same home;
and in the event of permanent placement of the siblings, to
place them in the same adoptive home or, if the siblings are
separated, to keep them in contact with each other.

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160 (1)To provide judicial and other procedures to assure due 161 process through which children, parents, and guardians and other interested parties are assured fair hearings by a respectful and 162 respected court or other tribunal and the recognition, 163 protection, and enforcement of their constitutional and other 164 165 legal rights, while ensuring that public safety interests and the authority and dignity of the courts are adequately 166 167 protected.

(m) To ensure that children under the jurisdiction of the courts are provided equal treatment with respect to goals, objectives, services, and case plans, without regard to the location of their placement. It is the further intent of the Legislature that, when children are removed from their homes, disruption to their education be minimized to the extent possible.

(n) To create and maintain an integrated prevention
 framework that enables local communities, state agencies, and
 organizations to collaborate to implement efficient and properly
 applied evidence-based child abuse prevention practices.

(6) 179 LEGISLATIVE INTENT FOR THE PREVENTION OF ABUSE, 180 ABANDONMENT, AND NEGLECT OF CHILDREN. -- The incidence of known child abuse, abandonment, and neglect has increased rapidly over 181 182 the past 5 years. The impact that abuse, abandonment, or neglect has on the victimized child, siblings, family structure, and 183 inevitably on all citizens of the state has caused the 184 185 Legislature to determine that the prevention of child abuse, 186 abandonment, and neglect shall be a priority of this state. To

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187	further this end, it is the intent of the Legislature that <u>an</u>
188	Office of Child Abuse Prevention be established a comprehensive
189	approach for the prevention of abuse, abandonment, and neglect
190	of children be developed for the state and that this planned,
191	comprehensive approach be used as a basis for funding.
192	(7) OFFICE OF CHILD ABUSE PREVENTION
193	(a) For purposes of establishing a comprehensive statewide
194	approach for the prevention of child abuse, abandonment, and
195	neglect, the Office of Child Abuse Prevention is created within
196	the Executive Office of the Governor. The Governor shall appoint
197	a director for the office who shall be subject to confirmation
198	by the Senate.
199	(b) The director shall:
200	1. Assist in developing rules pertaining to implementation
200 201	1. Assist in developing rules pertaining to implementation of child abuse prevention efforts.
201	of child abuse prevention efforts.
201 202	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies,
201 202 203	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies, other state governments, and the public and private sectors on
201 202 203 204	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies, other state governments, and the public and private sectors on matters that relate to child abuse prevention.
201 202 203 204 205	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies, other state governments, and the public and private sectors on matters that relate to child abuse prevention. 3. Work to secure funding and other support for the
201 202 203 204 205 206	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies, other state governments, and the public and private sectors on matters that relate to child abuse prevention. 3. Work to secure funding and other support for the state's child abuse prevention efforts, including, but not
201 202 203 204 205 206 207	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies, other state governments, and the public and private sectors on matters that relate to child abuse prevention. 3. Work to secure funding and other support for the state's child abuse prevention efforts, including, but not limited to, establishing cooperative relationships among state
201 202 203 204 205 206 207 208	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies, other state governments, and the public and private sectors on matters that relate to child abuse prevention. 3. Work to secure funding and other support for the state's child abuse prevention efforts, including, but not limited to, establishing cooperative relationships among state and private agencies.
201 202 203 204 205 206 207 208 209	of child abuse prevention efforts. 2. Act as the Governor's liaison with state agencies, other state governments, and the public and private sectors on matters that relate to child abuse prevention. 3. Work to secure funding and other support for the state's child abuse prevention efforts, including, but not limited to, establishing cooperative relationships among state and private agencies. 4. Develop a strategic program and funding initiative that

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213	5. Advise the Governor and the Legislature on child abuse
214	trends in this state, the status of current child abuse
215	prevention programs and services, the funding of those programs
216	and services, and the status of the office with regard to the
217	development and implementation of the state child abuse
218	prevention strategy.
219	6. Develop child abuse prevention public awareness
220	campaigns to be implemented throughout the state.
221	(c) The office is authorized and directed to:
222	1. Oversee the preparation and implementation of the state
223	plan established under subsection (8) and revise and update the
224	state plan as necessary.
225	2. Provide for or make available continuing professional
226	education and training in the prevention of child abuse and
227	neglect.
228	3. Work to secure funding in the form of appropriations,
229	gifts, and grants from the state, the Federal Government, and
230	other public and private sources in order to ensure that
231	sufficient funds are available for prevention efforts.
232	4. Make recommendations pertaining to agreements or
233	contracts for the establishment and development of:
234	a. Programs and services for the prevention of child abuse
235	and neglect.
236	b. Training programs for the prevention of child abuse and
237	neglect.

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I	
238	c. Multidisciplinary and discipline-specific training
239	programs for professionals with responsibilities affecting
240	children, young adults, and families.
241	5. Monitor, evaluate, and review the development and
242	quality of local and statewide services and programs for the
243	prevention of child abuse and neglect and shall publish and
244	distribute an annual report of its findings on or before January
245	1 of each year to the Governor, the Speaker of the House of
246	Representatives, the President of the Senate, the secretary of
247	each state agency affected by the report, and the appropriate
248	substantive committees of the Legislature. The report shall
249	include:
250	a. A summary of the activities of the office.
251	b. A summary detailing the demographic and geographic
252	characteristics of families served by the prevention programs.
253	c. Recommendations, by state agency, for the further
254	development and improvement of services and programs for the
255	prevention of child abuse and neglect.
256	d. The budget requests and prevention program needs by
257	state agency.
258	(8) (7) PLAN FOR COMPREHENSIVE APPROACH
259	(a) The <u>office</u> department shall develop a state plan for
260	the prevention of abuse, abandonment, and neglect of children
261	and shall submit the <u>state</u> plan to the Speaker of the House of
262	Representatives, the President of the Senate, and the Governor
263	no later than <u>December 31, 2007</u> January 1, 1983 . <u>The Department</u>
264	of Children and Family Services, the Department of Corrections,
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265 the Department of Education, the Department of Health, the Department of Juvenile Justice, the Department of Law 266 267 Enforcement, the Agency for Persons with Disabilities, and the Agency for Workforce Innovation The Department of Education and 268 the Division of Children's Medical Services Prevention and 269 270 Intervention of the Department of Health shall participate and fully cooperate in the development of the state plan at both the 271 272 state and local levels. Furthermore, appropriate local agencies 273 and organizations shall be provided an opportunity to participate in the development of the state plan at the local 274 275 level. Appropriate local groups and organizations shall include, but not be limited to, community mental health centers; guardian 276 277 ad litem programs for children under the circuit court; the 278 school boards of the local school districts; the Florida local 279 advocacy councils; community-based care lead agencies; private 280 or public organizations or programs with recognized expertise in 281 working with child abuse prevention programs for children and 282 families; private or public organizations or programs with 283 recognized expertise in working with children who are sexually 284 abused, physically abused, emotionally abused, abandoned, or 285 neglected and with expertise in working with the families of such children; private or public programs or organizations with 286 287 expertise in maternal and infant health care; multidisciplinary child protection teams; child day care centers; law enforcement 288 289 agencies; τ and the circuit courts, when guardian ad litem 290 programs are not available in the local area. The state plan to 291 be provided to the Legislature and the Governor shall include,

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as a minimum, the information required of the various groups inparagraph (b).

(b) The development of the comprehensive state plan shallbe accomplished in the following manner:

The office shall establish a Child Abuse Prevention 296 1. 297 Advisory Council composed of representatives from each state 298 agency and appropriate local agencies and organizations 299 specified in paragraph (a). The advisory council shall serve as 300 the research arm of the office and The department shall 301 establish an interprogram task force comprised of the Program 302 Director for Family Safety, or a designee, a representative from 303 the Child Care Services Program Office, a representative from 304 the Family Safety Program Office, a representative from the 305 Mental Health Program Office, a representative from the 306 Substance Abuse Program Office, a representative from the 307 Developmental Disabilities Program Office, and a representative from the Division of Children's Medical Services Prevention and 308 309 Intervention of the Department of Health. Representatives of the 310 Department of Law Enforcement and of the Department of Education 311 shall serve as ex officio members of the interprogram task 312 force. The interprogram task force shall be responsible for: 313 Assisting in developing a plan of action for better a. 314 coordination and integration of the goals, activities, and 315 funding pertaining to the prevention of child abuse, abandonment, and neglect conducted by the office department in 316

317 order to maximize staff and resources at the state level. The318 plan of action shall be included in the state plan.

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b. <u>Assisting in providing a basic format to be utilized by</u> the districts in the preparation of local plans of action in order to provide for uniformity in the district plans and to provide for greater ease in compiling information for the state plan.

324 c. Providing the districts with technical assistance in 325 the development of local plans of action, if requested.

326 d. <u>Assisting in</u> examining the local plans to determine if 327 all the requirements of the local plans have been met and, if 328 they have not, informing the districts of the deficiencies and 329 requesting the additional information needed.

Assisting in preparing the state plan for submission to 330 e. 331 the Legislature and the Governor. Such preparation shall include 332 the incorporation into the state plan collapsing of information obtained from the local plans, the cooperative plans with the 333 334 members of the advisory council Department of Education, and the plan of action for coordination and integration of state 335 departmental activities into one comprehensive plan. The state 336 337 comprehensive plan shall include a section reflecting general 338 conditions and needs, an analysis of variations based on population or geographic areas, identified problems, and 339 recommendations for change. In essence, the state plan shall 340 341 provide an analysis and summary of each element of the local 342 plans to provide a statewide perspective. The state plan shall 343 also include each separate local plan of action.

344 <u>f. Conducting a feasibility study on the establishment of</u> 345 <u>a Children's Cabinet.</u>

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346 g.f. Working with the specified state agency in fulfilling 347 the requirements of subparagraphs 2., 3., 4., and 5. 2. The office, the department, the Department of 348 349 Education, and the Department of Health shall work together in developing ways to inform and instruct parents of school 350 351 children and appropriate district school personnel in all school districts in the detection of child abuse, abandonment, and 352 353 neglect and in the proper action that should be taken in a 354 suspected case of child abuse, abandonment, or neglect, and in caring for a child's needs after a report is made. The plan for 355 356 accomplishing this end shall be included in the state plan. 357 3. The office, the department, the Department of Law 358 Enforcement, and the Department of Health shall work together in developing ways to inform and instruct appropriate local law 359

360 enforcement personnel in the detection of child abuse, 361 abandonment, and neglect and in the proper action that should be 362 taken in a suspected case of child abuse, abandonment, or 363 neglect.

4. Within existing appropriations, the <u>office</u> department shall work with other appropriate public and private agencies to emphasize efforts to educate the general public about the problem of and ways to detect child abuse, abandonment, and neglect and in the proper action that should be taken in a suspected case of child abuse, abandonment, or neglect. The plan for accomplishing this end shall be included in the state plan.

371 5. The <u>office, the</u> department, the Department of
372 Education, and the Department of Health shall work together on

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373 the enhancement or adaptation of curriculum materials to assist 374 instructional personnel in providing instruction through a 375 multidisciplinary approach on the identification, intervention, and prevention of child abuse, abandonment, and neglect. The 376 curriculum materials shall be geared toward a sequential program 377 378 of instruction at the four progressional levels, K-3, 4-6, 7-9, and 10-12. Strategies for encouraging all school districts to 379 utilize the curriculum are to be included in the comprehensive 380 381 state plan for the prevention of child abuse, abandonment, and 382 neglect.

6. Each district of the department shall develop a plan 383 384 for its specific geographical area. The plan developed at the 385 district level shall be submitted to the advisory council 386 interprogram task force for utilization in preparing the state 387 plan. The district local plan of action shall be prepared with the involvement and assistance of the local agencies and 388 organizations listed in this paragraph $\frac{(a)}{(a)}$, as well as 389 representatives from those departmental district offices 390 391 participating in the treatment and prevention of child abuse, 392 abandonment, and neglect. In order to accomplish this, the 393 office district administrator in each district shall establish a 394 task force on the prevention of child abuse, abandonment, and 395 neglect. The office district administrator shall appoint the 396 members of the task force in accordance with the membership requirements of this section. The office In addition, the 397 398 district administrator shall ensure that each subdistrict is 399 represented on the task force; and, if the district does not

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400 have subdistricts, the district administrator shall ensure that 401 both urban and rural areas are represented on the task force. 402 The task force shall develop a written statement clearly 403 identifying its operating procedures, purpose, overall 404 responsibilities, and method of meeting responsibilities. The 405 district plan of action to be prepared by the task force shall 406 include, but shall not be limited to:

a. Documentation of the magnitude of the problems of child
abuse, including sexual abuse, physical abuse, and emotional
abuse, and child abandonment and neglect in its geographical
area.

b. A description of programs currently serving abused,
abandoned, and neglected children and their families and a
description of programs for the prevention of child abuse,
abandonment, and neglect, including information on the impact,
cost-effectiveness, and sources of funding of such programs.

c. A continuum of programs and services necessary for a
comprehensive approach to the prevention of all types of child
abuse, abandonment, and neglect as well as a brief description
of such programs and services.

d. A description, documentation, and priority ranking of
local needs related to child abuse, abandonment, and neglect
prevention based upon the continuum of programs and services.

e. A plan for steps to be taken in meeting identified
needs, including the coordination and integration of services to
avoid unnecessary duplication and cost, and for alternative
funding strategies for meeting needs through the reallocation of

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427 existing resources, utilization of volunteers, contracting with 428 local universities for services, and local government or private 429 agency funding.

f. A description of barriers to the accomplishment of a
comprehensive approach to the prevention of child abuse,
abandonment, and neglect.

g. Recommendations for changes that can be accomplishedonly at the state program level or by legislative action.

435

(9) (8) FUNDING AND SUBSEQUENT PLANS. --

All budget requests submitted by the office, the 436 (a) 437 department, the Department of Health, the Department of 438 Education, the Department of Juvenile Justice, the Department of 439 Corrections, the Agency for Persons with Disabilities, the 440 Agency for Workforce Innovation, or any other agency to the Legislature for funding of efforts for the prevention of child 441 abuse, abandonment, and neglect shall be based on the state plan 442 developed pursuant to this section. 443

444 The office department at the state and district levels (b) and the other agencies and organizations listed in paragraph 445 446 (8) (a) (7) (a) shall readdress the state plan and make necessary revisions every 5 years, at a minimum. Such revisions shall be 447 submitted to the Speaker of the House of Representatives and the 448 449 President of the Senate no later than June 30 of each year divisible by 5. At least biennially, the office shall review the 450 state plan and make any necessary revisions based on changing 451 452 needs and program evaluation results. An annual progress report 453 shall be submitted to update the state plan in the years between

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454 the 5-year intervals. In order to avoid duplication of effort, 455 these required plans may be made a part of or merged with other plans required by either the state or Federal Government, so 456 457 long as the portions of the other state or Federal Government 458 plan that constitute the state plan for the prevention of child 459 abuse, abandonment, and neglect are clearly identified as such and are provided to the Speaker of the House of Representatives 460 461 and the President of the Senate as required above.

462 (11) RULEMAKING.--The Executive Office of the Governor
463 shall adopt rules pursuant to ss. 120.536(1) and 120.54 to
464 implement the provisions of this section.

465 (12) EVALUATION.--By February 1, 2009, the Legislature 466 shall evaluate the office and determine whether it should 467 continue to be housed in the Executive Office of the Governor or 468 transferred to a state agency.

469 Section 2. Section 39.0014, Florida Statutes, is amended 470 to read:

39.0014 Responsibilities of public agencies.--All state,
county, and local agencies shall cooperate, assist, and provide
information to the <u>Office of Child Abuse Prevention and the</u>
department as will enable <u>them</u> it to fulfill <u>their</u> its
responsibilities under this chapter.

476 Section 3. Paragraph (b) of subsection (3) of section477 39.0015, Florida Statutes, is amended to read:

478 39.0015 Child abuse prevention training in the district479 school system.--

480

(3) DEFINITIONS.--As used in this section:

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481 (b) "Child abuse" means those acts as defined in ss. 482 39.01(1), (2), (30), (43), (45), (53) (52), and (64) (63), 827.04, and 984.03(1), (2), and (37). 483 Section 4. Subsections (47) through (72) of section 39.01, 484 Florida Statutes, are renumbered as subsections (48) through 485 486 (73), present subsections (10) and (47) are amended, and a new subsection (47) is added to that section, to read: 487 39.01 Definitions.--When used in this chapter, unless the 488 489 context otherwise requires: "Caregiver" means the parent, legal custodian, adult 490 (10)491 household member, or other person responsible for a child's welfare as defined in subsection (48) (47). 492 493 (47)"Office" means the Office of Child Abuse Prevention 494 within the Executive Office of the Governor. 495 (48) (47) "Other person responsible for a child's welfare" 496 includes the child's legal quardian, legal custodian, or foster parent; an employee of any a private school, public or private 497 child day care center, residential home, institution, facility, 498 499 or agency; or any other person legally responsible for the 500 child's welfare in a residential setting; and also includes an adult sitter or relative entrusted with a child's care. For the 501 purpose of departmental investigative jurisdiction, this 502 503 definition does not include law enforcement officers, or 504 employees of municipal or county detention facilities or the Department of Corrections, while acting in an official capacity. 505 506 Section 5. Subsection (2) of section 39.013, Florida 507 Statutes, is amended to read:

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508 39.013 Procedures and jurisdiction; right to counsel.--509 The circuit court shall have exclusive original (2)jurisdiction of all proceedings under this chapter, of a child 510 voluntarily placed with a licensed child-caring agency, a 511 licensed child-placing agency, or the department, and of the 512 513 adoption of children whose parental rights have been terminated under this chapter. Jurisdiction attaches when the initial 514 515 shelter petition, dependency petition, or termination of 516 parental rights petition is filed or when a child is taken into the custody of the department. The circuit court may assume 517 518 jurisdiction over any such proceeding regardless of whether the child was in the physical custody of both parents, was in the 519 520 sole legal or physical custody of only one parent, caregiver, or some other person, or was in the physical or legal custody of no 521 person when the event or condition occurred that brought the 522 child to the attention of the court. When the court obtains 523 jurisdiction of any child who has been found to be dependent, 524 the court shall retain jurisdiction, unless relinquished by its 525 526 order, until the child reaches 18 years of age. However, if a 527 youth petitions the court at any time before his or her 19th 528 birthday requesting the court's continued jurisdiction, the juvenile court may retain jurisdiction under this chapter for a 529 530 period not to exceed 1 year following the youth's 18th birthday 531 for the purpose of determining whether appropriate aftercare support, Road-to-Independence Program Scholarship, transitional 532 533 support, mental health, and developmental disability services, 534 to the extent otherwise authorized by law, have been provided to

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535 the formerly dependent child who was in the legal custody of the 536 department immediately before his or her 18th birthday. If a 537 petition for special immigrant juvenile status and an application for adjustment of status have been filed on behalf 538 of a foster child and the petition and application have not been 539 540 granted by the time the child reaches 18 years of age, the court may retain jurisdiction over the dependency case solely for the 541 542 purpose of allowing the continued consideration of the petition 543 and application by federal authorities. Review hearings for the child shall be set solely for the purpose of determining the 544 545 status of the petition and application. The court's jurisdiction terminates upon the final decision of the federal authorities. 546 547 Retention of jurisdiction in this instance does not affect the 548 services available to a young adult under s. 409.1451. The court may not retain jurisdiction of the case after the immigrant 549 child's 22nd birthday. 550

551 Section 6. Paragraph (a) of subsection (2) of section 552 39.202, Florida Statutes, is amended to read:

553 39.202 Confidentiality of reports and records in cases of 554 child abuse or neglect.--

(2) Except as provided in subsection (4), access to such
records, excluding the name of the reporter which shall be
released only as provided in subsection (5), shall be granted
only to the following persons, officials, and agencies:

(a) Employees, authorized agents, or contract providers of
the department, the Department of Health, or county agencies
responsible for carrying out:

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562 Child or adult protective investigations; 1. 563 Ongoing child or adult protective services; 2. 3. Early intervention and prevention services; 564 4.3. Healthy Start services; or 565 566 5.4. Licensure or approval of adoptive homes, foster 567 homes, or child care facilities, or family day care homes or informal child care providers who receive subsidized child care 568 569 funding, or other homes used to provide for the care and welfare 570 of children; or. 6.5. Services for victims of domestic violence when 571 572 provided by certified domestic violence centers working at the 573 department's request as case consultants or with shared clients. 574 575 Also, employees or agents of the Department of Juvenile Justice 576 responsible for the provision of services to children, pursuant 577 to chapters 984 and 985. Section 7. Subsection (1) of section 39.302, Florida 578 579 Statutes, is amended to read: 39.302 Protective investigations of institutional child 580 581 abuse, abandonment, or neglect. --582 (1)The department shall conduct a child protective investigation of each report of institutional child abuse, 583 584 abandonment, or neglect. Upon receipt of a report that alleges 585 that an employee or agent of the department, or any other entity 586 or person covered by s. 39.01(31) or (48) (47), acting in an 587 official capacity, has committed an act of child abuse, 588 abandonment, or neglect, the department shall initiate a child

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589 protective investigation within the timeframe established by the 590 central abuse hotline pursuant to s. 39.201(5) and orally notify 591 the appropriate state attorney, law enforcement agency, and 592 licensing agency. These agencies shall immediately conduct a joint investigation, unless independent investigations are more 593 594 feasible. When conducting investigations onsite or having faceto-face interviews with the child, such investigation visits 595 596 shall be unannounced unless it is determined by the department 597 or its agent that such unannounced visits would threaten the safety of the child. When a facility is exempt from licensing, 598 599 the department shall inform the owner or operator of the 600 facility of the report. Each agency conducting a joint investigation shall be entitled to full access to the 601 602 information gathered by the department in the course of the investigation. A protective investigation must include an onsite 603 604 visit of the child's place of residence. In all cases, the 605 department shall make a full written report to the state 606 attorney within 3 working days after making the oral report. A 607 criminal investigation shall be coordinated, whenever possible, 608 with the child protective investigation of the department. Any 609 interested person who has information regarding the offenses described in this subsection may forward a statement to the 610 611 state attorney as to whether prosecution is warranted and appropriate. Within 15 days after the completion of the 612 investigation, the state attorney shall report the findings to 613 614 the department and shall include in such report a determination

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of whether or not prosecution is justified and appropriate inview of the circumstances of the specific case.

617 Section 8. Paragraph (a) of subsection (6) of section 618 39.701, Florida Statutes, is amended to read:

619

39.701 Judicial review.--

620 (6)(a) In addition to paragraphs (1)(a) and (2)(a), the court shall hold a judicial review hearing within 90 days after 621 a youth's 17th birthday. The court shall also issue an order, 622 623 separate from the order on judicial review, that the disability of nonage of the youth has been removed pursuant to s. 743.045. 624 625 The court and shall continue to hold timely judicial review 626 hearings thereafter. In addition, the court may review the 627 status of the child more frequently during the year prior to the youth's 18th birthday if necessary. At each review held under 628 this subsection, in addition to any information or report 629 630 provided to the court, the foster parent, legal custodian, guardian ad litem, and the child shall be given the opportunity 631 to address the court with any information relevant to the 632 633 child's best interests, particularly as it relates to 634 independent living transition services. In addition to any 635 information or report provided to the court, the department shall include in its judicial review social study report written 636 637 verification that the child:

1. Has been provided with a current Medicaid card and has been provided all necessary information concerning the Medicaid program sufficient to prepare the youth to apply for coverage upon reaching age 18, if such application would be appropriate.

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642 2. Has been provided with a certified copy of his or her
643 birth certificate and, if the child does not have a valid
644 driver's license, a Florida identification card issued under s.
645 322.051.

3. Has been provided information relating to Social
Security Insurance benefits if the child is eligible for these
benefits. If the child has received these benefits and they are
being held in trust for the child, a full accounting of those
funds must be provided and the child must be informed about how
to access those funds.

4. Has been provided with information and training relatedto budgeting skills, interviewing skills, and parenting skills.

654 5. Has been provided with all relevant information related 655 to the Road-to-Independence Program Scholarship, including, but not limited to, eligibility requirements, forms necessary to 656 apply, and assistance in completing the forms. The child shall 657 also be informed that, if he or she is eligible for the Road-to-658 Independence Scholarship Program, he or she may reside with the 659 660 licensed foster family or group care provider with whom the 661 child was residing at the time of attaining his or her 18th 662 birthday or may reside in another licensed foster home or with a group care provider arranged by the department. 663

6. Has an open bank account, or has identification
65 necessary to open an account, and has been provided with
666 essential banking skills.

667 7. Has been provided with information on public assistance668 and how to apply.

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8. Has been provided a clear understanding of where he or
she will be living on his or her 18th birthday, how living
expenses will be paid, and what educational program or school he
or she will be enrolled in.

9. Has been provided with notice of the youth's right to
petition for the court's continuing jurisdiction for 1 year
after the youth's 18th birthday as specified in s. 39.013(2) and
with information on how to obtain access to the court.

677 10. Has been encouraged to attend all judicial review678 hearings occurring after his or her 17th birthday.

679 Section 9. Subsection (1) and paragraph (b) of subsection
680 (2) of section 402.164, Florida Statutes, are amended to read:
681 402.164 Legislative intent; definitions.--

682 (1) (a) It is the intent of the Legislature to use citizen volunteers as members of the Florida Statewide Advocacy Council 683 684 and the Florida local advocacy councils, and to have volunteers operate a network of councils that shall, without interference 685 by an executive agency, undertake to discover, monitor, 686 687 investigate, and determine the presence of conditions or 688 individuals that constitute a threat to the rights, health, 689 safety, or welfare of persons who receive services from state agencies. 690

(b) It is the further intent of the Legislature that the
monitoring and investigation shall safeguard the health, safety,
and welfare of consumers of services provided by these state
agencies.

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695	(c) It is the further intent of the Legislature that state
696	agencies cooperate with the councils in forming interagency
697	agreements to provide the councils with authorized client
698	records so that the councils may monitor services and
699	investigate claims.
700	(2) As used in ss. 402.164-402.167, the term:
701	(b) "Client" means a client <u>of the Agency for Persons with</u>
702	Disabilities, the Agency for Health Care Administration, the
703	Department of Children and Family Services, or the Department of
704	Elderly Affairs, as defined in s. 393.063, s. 394.67, s.
705	397.311, or s. 400.960, a forensic client or client as defined
706	in s. 916.106, a child or youth as defined in s. 39.01, a child
707	as defined in s. 827.01, a family as defined in s. 414.0252, a
708	participant as defined in s. 400.551, a resident as defined in
709	s. 400.402, a Medicaid recipient or recipient as defined in s.
710	409.901, a child receiving child care as defined in s. 402.302,
711	a disabled adult as defined in s. 410.032 or s. 410.603, or a
712	victim as defined in s. 39.01 or s. 415.102 as each definition
713	applies within its respective chapter.
714	Section 10. Subsections (2), (5), and (7) and paragraph
715	(a) of subsection (8) of section 402.165, Florida Statutes, are
716	amended to read:
717	402.165 Florida Statewide Advocacy Council; confidential
718	records and meetings
719	(2) Members of the statewide council shall be appointed to
720	serve terms of 4 years, subject to termination at the pleasure

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of the Governor prior to expiration of such period. A member maynot serve more than two full consecutive terms.

(5) (a) Members of the statewide council shall receive no compensation, but are entitled to be reimbursed for per diem and travel expenses in accordance with s. 112.061.

The Governor shall select an executive director who 726 (b) 727 shall serve at the pleasure of the Governor and shall perform 728 the duties delegated to him or her by the council. The 729 compensation of the executive director and staff shall be 730 established in accordance with the rules of the Selected Exempt Service. The Governor shall give priority consideration in the 731 selection of an executive director to an individual with 732 733 professional expertise in research design, statistical analysis, 734 or agency evaluation and analysis.

(c) The council may apply for, receive, and accept grants, gifts, donations, bequests, and other payments including money or property, real or personal, tangible or intangible, and service from any governmental or other public or private entity or person and make arrangements as to the use of same.

(d) The statewide council shall annually prepare a budget request that, after it is approved by the council, shall be submitted to the Governor. The budget shall include a request for funds to carry out the activities of the statewide council and the local councils.

745 (7) The responsibilities of the statewide council include,746 but are not limited to:

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(a) Serving as an independent third-party mechanism for
protecting the constitutional and human rights of clients within
programs or facilities operated, funded, or contracted by any
state agency that provides client services.

Monitoring, by site visit and through access to 751 (b) 752 records, the delivery and use of services, programs, or facilities operated, funded, or contracted by any state agency 753 754 that provides client services, for the purpose of preventing 755 abuse or deprivation of the constitutional and human rights of 756 clients. The statewide council may conduct an unannounced site 757 visit or monitoring visit that involves the inspection of records if the visit is conditioned upon a complaint. A 758 759 complaint may be generated by the council itself, after 760 consulting with the Governor's office, if information from any 761 state agency that provides client services or from other sources 762 indicates a situation at the program or facility that indicates 763 possible abuse or neglect or deprivation of the constitutional 764 and human rights of clients. The statewide council shall establish and follow uniform criteria for the review of 765 766 information and generation of complaints. The statewide council shall develop a written protocol for all complaints it generates 767 to provide the Governor's office with information including the 768 769 nature of the abuse or neglect, the agencies involved, the populations or numbers of individuals affected, the types of 770 771 records necessary to complete the investigation, and a strategy 772 for approaching the problem. Routine program monitoring and

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773 reviews that do not require an examination of records may be774 made unannounced.

(c) Receiving, investigating, and resolving reports of abuse or deprivation of constitutional and human rights referred to the statewide council by a local council. If a matter constitutes a threat to the life, safety, or health of clients or is multiservice-area in scope, the statewide council may exercise its powers without the necessity of a referral from a local council.

(d) Reviewing existing programs or services and new or
revised programs of the state agencies that provide client
services and making recommendations as to how the rights of
clients are affected.

(e) Submitting an annual report to the Legislature, no
later than December 30 of each calendar year, concerning
activities, recommendations, and complaints reviewed or
developed by the council during the year.

(f) Conducting meetings at least <u>once</u> six times a year at the call of the chair and at other times at the call of the Governor or by written request of <u>eight</u> six members of the council, including the executive director.

(g) Developing and adopting uniform procedures to be used
to carry out the purpose and responsibilities of the statewide
council and the local councils.

(h) Supervising the operations of the local councils and
monitoring the performance and activities of all local councils
and providing technical assistance to members of local councils.

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800 (i) Providing for the development and presentation of a 801 standardized training program for members of local councils. 802 Developing and maintaining interagency agreements (i) 803 between the council and the state agencies providing client services. The interagency agreements shall address the 804 805 coordination of efforts and identify the roles and responsibilities of the statewide and local councils and each 806 807 agency in fulfillment of their responsibilities, including 808 access to records. The interagency agreements shall explicitly 809 define a process that the statewide and local councils shall use 810 to request records from the agency and shall define a process for appeal when disputes about access to records arise between 811 812 agency staff and council members. Interagency agreements shall 813 be renewed annually and shall be completed and reported to the 814 Governor no later than February 1.

815 (8)(a) In the performance of its duties, the statewide816 council shall have:

817 1. Authority to receive, investigate, seek to conciliate,
818 hold hearings on, and act on complaints that allege any abuse or
819 deprivation of constitutional or human rights of persons who
820 receive client services from any state agency.

2. Access to all client records, files, and reports from any program, service, or facility that is operated, funded, or contracted by any state agency that provides client services and any records that are material to its investigation and are in the custody of any other agency or department of government. The council's investigation or monitoring shall not impede or

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827 obstruct matters under investigation by law enforcement agencies 828 or judicial authorities. Access shall not be granted if a 829 specific procedure or prohibition for reviewing records is required by federal law and regulation that supersedes state 830 law. Access shall not be granted to the records of a private 831 832 licensed practitioner who is providing services outside the state agency, or outside a state facility, and whose client is 833 competent and refuses disclosure. 834

835 3. Standing to petition the circuit court for access to client records that are confidential as specified by law. The 836 petition shall be filed with notice and opportunity to be heard 837 838 by the state agency and shall state the specific reasons for 839 which the council is seeking access and the intended use of such 840 information. The circuit court may authorize council access to the records upon a finding that access is directly related to an 841 842 investigation regarding the possible deprivation of constitutional or human rights or the abuse of a client. 843 Original client files, agency records, and reports may not be 844 removed from a state agency, but copies must be provided to the 845 846 council and the local councils at the agency's expense. Under no circumstance shall the council have access to confidential 847 adoption records once the adoption is finalized by a court in 848 849 accordance with ss. 39.0132, 63.022, and 63.162. Upon completion 850 of a general investigation of practices and procedures of a 851 state agency, the statewide council shall report its findings to 852 that agency.

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855

853 Section 11. Section 409.1451, Florida Statutes, is amended 854 to read:

409.1451 Independent living transition services.--

856 (1) SYSTEM OF SERVICES.--

(a) The Department of Children and Family Services, its
agents, or community-based providers operating pursuant to s.
409.1671 shall administer a system of independent living
transition services to enable older children in foster care and
young adults who exit foster care at age 18 to make the
transition to self-sufficiency as adults.

(b) The goals of independent living transition services
are to assist older children in foster care and young adults who
were formerly in foster care to obtain life skills and education
for independent living and employment, to have a quality of life
appropriate for their age, and to assume personal responsibility
for becoming self-sufficient adults.

State funds for foster care or federal funds shall be 869 (C) 870 used to establish a continuum of services for eligible children 871 in foster care and eligible young adults who were formerly in 872 foster care which accomplish the goals for the system of 873 independent living transition services by providing services for foster children, pursuant to subsection (4), and services for 874 875 young adults who were formerly in foster care, pursuant to subsection (5). 876

877 (d) For children in foster care, independent living
878 transition services are not an alternative to adoption.
879 Independent living transition services may occur concurrently

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with continued efforts to locate and achieve placement inadoptive families for older children in foster care.

882

(2) ELIGIBILITY.--

(a) The department shall serve children who have reached
13 years of age but are not yet 18 years of age and who are in
foster care by providing services pursuant to subsection (4).
Children to be served must meet the eligibility requirements set
forth for specific services as provided in this section.

888 The department shall serve young adults who have (b) reached 18 years of age or were placed with a court-approved 889 890 nonrelative or quardian after reaching 16 years of age and have 891 spent a minimum of 6 months in foster care but are not yet 23 892 years of age and who were in foster care when they turned 18 893 years of age by providing services pursuant to subsection (5). 894 Young adults are not entitled to be served but must meet the 895 eligibility requirements set forth for specific services in this 896 section.

897

(3) PREPARATION FOR INDEPENDENT LIVING. --

898 (a) It is the intent of the Legislature for the Department 899 of Children and Family Services to assist older children in 900 foster care and young adults who exit foster care at age 18 in making the transition to independent living and self-sufficiency 901 902 as adults. The department shall provide such children and young adults with opportunities to participate in life skills 903 activities in their foster families and communities which are 904 905 reasonable and appropriate for their respective ages or for any 906 special needs they may have, and shall provide them with

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907 services to build <u>life</u> the skills and increase their ability to 908 live independently and become self-sufficient. To support the 909 provision of opportunities for participation in age-appropriate 910 life skills activities, the department shall:

911 1. Develop a list of age-appropriate activities and
912 responsibilities to be offered to all children involved in
913 independent living transition services and their foster parents.

914 2. Provide training for staff and foster parents to 915 address the issues of older children in foster care in 916 transitioning to adulthood, which shall include information on 917 <u>high school completion, grant applications, vocational school</u> 918 <u>opportunities,</u> supporting education and employment 919 <u>opportunities,</u> and providing opportunities to participate in 920 appropriate daily activities.

921 Develop procedures to maximize the authority of foster 3. 922 parents or caregivers to approve participation in ageappropriate activities of children in their care. The age-923 appropriate activities and the authority of the foster parent or 924 925 caregiver shall be developed into a written plan that the foster parent or caregiver, the child, and the case manager all develop 926 together, sign, and follow. This plan must include specific 927 928 goals and objectives and be reviewed and updated no less than

929 <u>quarterly</u>.

930 4. Provide opportunities for older children in foster care931 to interact with mentors.

932 5. Develop and implement procedures for older children to933 directly access and manage the personal allowance they receive

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934 from the department in order to learn responsibility and 935 participate in age-appropriate life skills activities to the 936 extent feasible.

937 6. Make a good faith effort to fully explain, prior to execution of any signature, if required, any document, report, 938 939 form, or other record, whether written or electronic, presented to a child or young adult pursuant to this chapter and allow for 940 941 the recipient to ask any appropriate questions necessary to 942 fully understand the document. It shall be the responsibility of the person presenting the document to the child or young adult 943 944 to comply with this subparagraph.

It is further the intent of the Legislature that each 945 (b) 946 child in foster care, his or her foster parents, if applicable, 947 and the department or community-based provider set early achievement and career goals for the child's postsecondary 948 949 educational and work experience. The department and community-950 based providers shall implement the model set forth in this 951 paragraph to help ensure that children in foster care are ready 952 for postsecondary education and the workplace.

953 For children in foster care who have reached 13 years 1. 954 of age, entering the 9th grade, their foster parents, and the department or community-based provider shall ensure that the 955 956 child's case plan includes an educational and career path be 957 active participants in choosing a post high school goal based 958 upon both the abilities and interests of each child. The child, 959 the foster parents, and a teacher or other school staff member 960 shall be included to the fullest extent possible in developing

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961 the path. The path shall be reviewed at each judicial hearing as 962 part of the case plan and goal shall accommodate the needs of 963 children served in exceptional education programs to the extent 964 appropriate for each individual. Such children may continue to 965 follow the courses outlined in the district school board student 966 progression plan. Children in foster care, with the assistance 967 of their foster parents, and the department or community-based 968 provider shall choose one of the following postsecondary goals: 969 Attending a 4-year college or university, a community a. 970 college plus university, or a military academy; 971 Receiving a 2-year postsecondary degree; b. 972 Attaining a postsecondary career and technical с. 973 certificate or credential; or Beginning immediate employment, including 974 d. apprenticeship, after completion of a high school diploma or its 975 976 equivalent, or enlisting in the military. 977 In order to assist the child in foster care in 2. achieving his or her chosen goal, the department or community-978 979 based provider shall, with the participation of the child and 980 foster parents, identify: 981 a. The core courses necessary to qualify for a chosen goal. 982 983 b. Any elective courses which would provide additional help in reaching a chosen goal. 984 985 The grade point requirement and any additional c. 986 information necessary to achieve a specific goal.

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987 d. A teacher, other school staff member, employee of the
988 department or community-based care provider, or community
989 volunteer who would be willing to work with the child as an
990 academic advocate or mentor if foster parent involvement is
991 insufficient or unavailable.

3. In order to complement educational goals, the department and community-based providers are encouraged to form partnerships with the business community to support internships, apprenticeships, or other work-related opportunities.

996 4. The department and community-based providers shall 997 ensure that children in foster care and their foster parents are 998 made aware of the postsecondary goals available and shall assist 999 in identifying the coursework necessary to enable the child to 1000 reach the chosen goal.

1001 (c) All children in foster care and young adults formerly 1002 in foster care are encouraged to take part in learning 1003 opportunities that result from participation in community 1004 service activities.

1005 (d) Children in foster care and young adults formerly in 1006 foster care shall be provided with the opportunity to change 1007 from one postsecondary goal to another, and each postsecondary goal shall allow for changes in each individual's needs and 1008 1009 preferences. Any change, particularly a change that will result 1010 in additional time required to achieve a goal, shall be made 1011 with the quidance and assistance of the department or community-1012 based provider.

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(4) SERVICES FOR CHILDREN IN FOSTER CARE.--The department
shall provide the following transition to independence services
to children in foster care who meet prescribed conditions and
are determined eligible by the department. The service
categories available to children in foster care which facilitate
successful transition into adulthood are:

1019

(a) Preindependent living services.--

1020 1. Preindependent living services include, but are not 1021 limited to, life skills training, educational field trips, and 1022 conferences. The specific services to be provided to a child 1023 shall be determined using a preindependent living assessment.

1024 2. A child who has reached 13 years of age but is not yet
1025 15 years of age who is in foster care is eligible for such
1026 services.

3. The department shall conduct an annual staffing for each child who has reached 13 years of age but is not yet 15 years of age to ensure that the preindependent living training and services to be provided as determined by the preindependent living assessment are being received and to evaluate the progress of the child in developing the needed independent living skills.

4. At the first annual staffing that occurs following a child's 14th birthday, and at each subsequent staffing, the department <u>or community-based provider</u> shall <u>ensure that the</u> <u>child's case plan includes an educational and career path based</u> <u>upon both the abilities and interests of each child and shall</u> provide to each child detailed personalized information on

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1040 services provided by the Road-to-Independence Scholarship 1041 Program, including requirements for eligibility; on other 1042 grants, scholarships, and waivers that are available and should 1043 be sought by the child with assistance from the department, 1044 including, but not limited to, the Bright Futures Scholarship 1045 Program, as provided in ss. 1009.53-1009.538; on application 1046 deadlines; and on grade requirements for such programs.

5. Information related to both the preindependent living assessment and all staffings, which shall be reduced to writing and signed by the child participant, shall be included as a part of the written report required to be provided to the court at each judicial review held pursuant to s. 39.701.

1052

(b) Life skills services.--

1053 1. Life skills services may include, but are not limited 1054 to, independent living skills training, including training to develop banking and budgeting skills, interviewing skills, 1055 parenting skills, and time management or organizational skills, 1056 educational support, employment training, and counseling. 1057 1058 Children receiving these services should also be provided with 1059 information related to social security insurance benefits and 1060 public assistance. The specific services to be provided to a 1061 child shall be determined using an independent life skills 1062 assessment.

1063 2. A child who has reached 15 years of age but is not yet
1064 18 years of age who is in foster care is eligible for such
1065 services.

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3. The department shall conduct a staffing at least once every 6 months for each child who has reached 15 years of age but is not yet 18 years of age to ensure that the appropriate independent living training and services as determined by the independent life skills assessment are being received and to evaluate the progress of the child in developing the needed independent living skills.

1073 The department shall provide to each child in foster 4. 1074 care during the calendar month following the child's 17th birthday an independent living assessment to determine the 1075 1076 child's skills and abilities to live independently and become self-sufficient. Based on the results of the independent living 1077 1078 assessment, services and training shall be provided in order for 1079 the child to develop the necessary skills and abilities prior to 1080 the child's 18th birthday.

5. Information related to both the independent life skills assessment and all staffings, which shall be reduced to writing and signed by the child participant, shall be included as a part of the written report required to be provided to the court at each judicial review held pursuant to s. 39.701.

1086

(c) Subsidized independent living services.--

1087 1. Subsidized independent living services are living 1088 arrangements that allow the child to live independently of the 1089 daily care and supervision of an adult in a setting that is not 1090 required to be licensed under s. 409.175.

1091 2. A child who has reached 16 years of age but is not yet1092 18 years of age is eligible for such services if he or she:

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a. Is adjudicated dependent under chapter 39; has been
placed in licensed out-of-home care for at least 6 months prior
to entering subsidized independent living; and has a permanency
goal of adoption, independent living, or long-term licensed
care; and

b. Is able to demonstrate independent living skills, as
determined by the department, using established procedures and
assessments.

1101 3. Independent living arrangements established for a child must be part of an overall plan leading to the total 1102 independence of the child from the department's supervision. The 1103 plan must include, but need not be limited to, a description of 1104 1105 the skills of the child and a plan for learning additional identified skills; the behavior that the child has exhibited 1106 which indicates an ability to be responsible and a plan for 1107 1108 developing additional responsibilities, as appropriate; a plan for future educational, vocational, and training skills; present 1109 financial and budgeting capabilities and a plan for improving 1110 1111 resources and ability; a description of the proposed residence; 1112 documentation that the child understands the specific 1113 consequences of his or her conduct in the independent living program; documentation of proposed services to be provided by 1114 1115 the department and other agencies, including the type of service and the nature and frequency of contact; and a plan for 1116 maintaining or developing relationships with the family, other 1117 1118 adults, friends, and the community, as appropriate.

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1119 4. Subsidy payments in an amount established by the 1120 department may be made directly to a child under the direct 1121 supervision of a caseworker or other responsible adult approved 1122 by the department.

SERVICES FOR YOUNG ADULTS FORMERLY IN FOSTER 1123 (5) 1124 CARE.--Based on the availability of funds, the department shall provide or arrange for the following services to young adults 1125 1126 formerly in foster care who meet the prescribed conditions and 1127 are determined eligible by the department. The department, or a community-based care lead agency when the agency is under 1128 contract with the department to provide the services described 1129 1130 under this subsection, shall develop a plan to implement those 1131 services. A plan shall be developed for each community-based 1132 care service area in the state. Each plan that is developed by a 1133 community-based care lead agency shall be submitted to the department. Each plan shall include the number of young adults 1134 to be served each month of the fiscal year and specify the 1135 number of young adults who will reach 18 years of age who will 1136 1137 be eligible for the plan and the number of young adults who will 1138 reach 23 years of age and will be ineligible for the plan or who 1139 are otherwise ineligible during each month of the fiscal year; 1140 staffing requirements and all related costs to administer the 1141 services and program; expenditures to or on behalf of the eligible recipients; costs of services provided to young adults 1142 through an approved plan for housing, transportation, and 1143 1144 employment; reconciliation of these expenses and any additional related costs with the funds allocated for these services; and 1145

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1146	an explanation of and a plan to resolve any shortages or
1147	surpluses in order to end the fiscal year with a balanced
1148	budget. The categories of services available to assist a young
1149	adult formerly in foster care to achieve independence are:
1150	(a) Aftercare support services
1151	1. Aftercare support services are available to assist
1152	young adults who were formerly in foster care in their efforts
1153	to continue to develop the skills and abilities necessary for
1154	independent living. The aftercare support services available
1155	include, but are not limited to, the following:
1156	a. Mentoring and tutoring.
1157	b. Mental health services and substance abuse counseling.
1158	c. Life skills classes, including credit management and
1159	preventive health activities.
1160	d. Parenting classes.
1161	e. Job and career skills training.
1162	f. Counselor consultations.
1163	g. Temporary financial assistance.
1164	h. Financial literacy skills training.
1165	
1166	The specific services to be provided under this subparagraph
1167	shall be determined by an aftercare services assessment and may
1168	be provided by the department or through referrals in the
1169	community.
1170	2. Temporary assistance provided to prevent homelessness
1171	shall be provided as expeditiously as possible and within the
1172	limitations defined by the department.
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1173 <u>3.2.</u> A young adult who has reached 18 years of age but is 1174 not yet 23 years of age who leaves foster care at 18 years of 1175 age but who requests services prior to reaching 23 years of age 1176 is eligible for such services.

1177

(b) Road-to-Independence Scholarship Program.--

1178 1. The Road-to-Independence Scholarship Program is intended to help eligible students who are former foster 1179 children in this state to receive the educational and vocational 1180 1181 training needed to achieve independence. The amount of the award shall be based on the living and educational needs of the young 1182 adult and may be up to, but may not exceed, the amount of 1183 earnings that the student would have been eligible to earn 1184 1185 working a 40-hour-a-week federal minimum wage job.

1186 2. A young adult who has reached 18 years of age but is 1187 not yet 21 years of age is eligible for the initial award, and a 1188 young adult under 23 years of age is eligible for renewal 1189 awards, if he or she:

Was a dependent child, under chapter 39, and was living 1190 a. 1191 in licensed foster care or in subsidized independent living at 1192 the time of his or her 18th birthday or is currently in licensed 1193 foster care or subsidized independent living, was adopted from foster care after reaching 16 years of age, or, after spending 1194 1195 at least 6 months in the custody of the department after reaching 16 years of age, was placed in a guardianship by the 1196 1197 court; 1198 Spent at least 6 months living in foster care before b.

1199 reaching his or her 18th birthday;

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1200 Is a resident of this state as defined in s. 1009.40; c. 1201 and 1202 d. Meets one of the following qualifications: Has earned a standard high school diploma or its 1203 (I)equivalent as described in s. 1003.43 or s. 1003.435, or has 1204 1205 earned a special diploma or special certificate of completion as described in s. 1003.438, and has been admitted for full-time 1206 1207 enrollment in an eliqible postsecondary education institution as 1208 defined in s. 1009.533; Is enrolled full time in an accredited high school; 1209 (II)1210 or Is enrolled full time in an accredited adult 1211 (III) 1212 education program designed to provide the student with a high 1213 school diploma or its equivalent. A young adult applying for the a Road-to-Independence 1214 3. 1215 Program Scholarship must apply for any other grants and scholarships for which he or she may qualify. The department 1216 shall assist the young adult in the application process and may 1217 1218 use the federal financial aid grant process to determine the 1219 funding needs of the young adult. 1220 4. An award shall be available to a young adult who is considered a full-time student or its equivalent by the 1221 1222 educational institution in which he or she is enrolled, unless 1223 that young adult has a recognized disability preventing full-1224 time attendance. The amount of the award, whether it is being 1225 used by a young adult working toward completion of a high school diploma or its equivalent or working toward completion of a 1226

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postsecondary education program, shall be determined based on an 1227 assessment of the funding needs of the young adult. This 1228 1229 assessment must consider the young adult's living and 1230 educational costs and other grants, scholarships, waivers, earnings, and other income to be received by the young adult. An 1231 1232 award shall be available only to the extent that other grants and scholarships are not sufficient to meet the living and 1233 educational needs of the young adult, but an award may not be 1234 less than \$25 in order to maintain Medicaid eligibility for the 1235 1236 young adult as provided in s. 409.903. The amount of the award may be disregarded for purposes 1237 5.

1238 of determining the eligibility for, or the amount of, any other 1239 federal or federally supported assistance.

1240 6.5.a. The department must advertise the criteria, application procedures, and availability of the program to: 1241

Children and young adults in, leaving, or formerly in 1242 (I)foster care. 1243

1244 (II) Case managers.

1245

1247

(III) Guidance and family services counselors.

1246 Principals or other relevant school administrators. (IV)

(V) Guardians ad litem.

Foster parents. and must ensure that the children and (VI) 1248 1249 young adults leaving foster care, foster parents, or family 1250 services counselors are informed of the availability of the 1251 program and the application procedures.

1252

b. A young adult must apply for the initial award during the 6 months immediately preceding his or her 18th birthday, and 1253

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1254 the department shall provide assistance with the application 1255 process. A young adult who fails to make an initial application, but who otherwise meets the criteria for an initial award, may 1256 make one application for the initial award if the application is 1257 1258 made before the young adult's 21st birthday. If the young adult 1259 does not apply for an initial award before his or her 18th birthday, the department shall inform that young adult of the 1260 1261 opportunity to apply before turning 21 years of age. 1262 b.c. If funding for the program is available, The department shall issue awards from the scholarship program for 1263 1264 each young adult who meets all the requirements of the program 1265 to the extent funding is available. 1266 c.d. An award shall be issued at the time the eligible 1267 student reaches 18 years of age. d.e. A young adult who is eligible for the Road-to-1268 1269 Independence Program, transitional support services, or 1270 aftercare services and who so desires shall be allowed to reside 1271 with the licensed foster family or group care provider with whom 1272 he or she was residing at the time of attaining his or her 18th 1273 birthday or to reside in another licensed foster home or with a 1274 group care provider arranged by the department. e.f. If the award recipient transfers from one eligible 1275 1276 institution to another and continues to meet eligibility

1277requirements, the award must be transferred with the recipient.1278 $\underline{f.g.}$ Scholarship1279under this program are in addition to any other services or

1280 <u>funds</u> provided to the young adult by the department through

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1281 <u>transitional support services or aftercare services</u> its 1282 <u>independent living transition services</u>.

1283 <u>g.h.</u> The department shall provide information concerning 1284 young adults receiving <u>funding through</u> the Road-to-Independence 1285 <u>Program Scholarship</u> to the Department of Education for inclusion 1286 in the student financial assistance database, as provided in s. 1287 1009.94.

h.i. Scholarship Funds are intended to help eligible young 1288 adults students who are former foster children in this state to 1289 1290 receive the educational and vocational training needed to become 1291 independent and self-supporting. The funds shall be terminated 1292 when the young adult has attained one of four postsecondary 1293 goals under subsection (3) or reaches 23 years of age, whichever 1294 occurs earlier. In order to initiate postsecondary education, to 1295 allow for a change in career goal, or to obtain additional 1296 skills in the same educational or vocational area, a young adult 1297 may earn no more than two diplomas, certificates, or 1298 credentials. A young adult attaining an associate of arts or 1299 associate of science degree shall be permitted to work toward 1300 completion of a bachelor of arts or a bachelor of science degree 1301 or an equivalent undergraduate degree. Road-to-Independence 1302 Program Scholarship funds may not be used for education or 1303 training after a young adult has attained a bachelor of arts or 1304 a bachelor of science degree or an equivalent undergraduate 1305 degree.

1306 <u>i.j.</u> The department shall evaluate and renew each award
 1307 annually during the 90-day period before the young adult's

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1308 birthday. In order to be eligible for a renewal award for the 1309 subsequent year, the young adult must:

(I) Complete the number of hours, or the equivalent considered full time by the educational institution, <u>unless that</u> young adult has a recognized disability preventing full-time attendance, in the last academic year in which the young adult earned <u>an award</u> a scholarship, except for a young adult who meets the requirements of s. 1009.41.

(II) Maintain appropriate progress as required by the educational institution, except that, if the young adult's progress is insufficient to renew the <u>award</u> scholarship at any time during the eligibility period, the young adult may restore eligibility by improving his or her progress to the required level.

<u>j.k.</u> Scholarship Funds may be terminated during the interim between an award and the evaluation for a renewal award if the department determines that the award recipient is no longer enrolled in an educational institution as defined in subsubparagraph 2.d., or is no longer a state resident. The department shall notify a <u>recipient</u> student who is terminated and inform the recipient student of his or her right to appeal.

1329 <u>k.l.</u> An award recipient who does not qualify for a renewal 1330 award or who chooses not to renew the award may subsequently 1331 apply for reinstatement. An application for reinstatement must 1332 be made before the young adult reaches 23 years of age, and a 1333 student may not apply for reinstatement more than once. In order 1334 to be eligible for reinstatement, the young adult must meet the

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1335 eligibility criteria and the criteria for award renewal for the 1336 scholarship program.

1337

(c) Transitional support services.--

1338 In addition to any services provided through aftercare 1. support or the Road-to-Independence Program Scholarship, a young 1339 1340 adult formerly in foster care may receive other appropriate short-term funding and services, which may include financial, 1341 housing, counseling, employment, education, mental health, 1342 1343 disability, and other services, if the young adult demonstrates that the services are critical to the young adult's own efforts 1344 to achieve self-sufficiency and to develop a personal support 1345 1346 system. The department or community-based care provider shall 1347 work with the young adult in developing a joint transition plan 1348 that is consistent with a needs assessment identifying the 1349 specific need for transitional services to support the young adult's own efforts. The young adult must have specific tasks to 1350 complete or maintain included in the plan and be accountable for 1351 the completion of or making progress towards the completion of 1352 1353 these tasks. If the young adult and the department or community-1354 based care provider cannot come to agreement regarding any part 1355 of the plan, the young adult may access a grievance process to its full extent in an effort to resolve the disagreement. 1356

1357 2. A young adult formerly in foster care is eligible to
1358 apply for transitional support services if he or she has reached
1359 18 years of age but is not yet 23 years of age, was a dependent
1360 child pursuant to chapter 39, was living in licensed foster care
1361 or in subsidized independent living at the time of his or her

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1362 18th birthday, and had spent at least 6 months living in foster 1363 care before that date.

1364 3. If at any time the services are no longer critical to
1365 the young adult's own efforts to achieve self-sufficiency and to
1366 develop a personal support system, they shall be terminated.

1367 (d) Payment of aftercare, <u>Road-to-Independence Program</u>
 1368 scholarship, or transitional support funds.--

Payment of aftercare, Road-to-Independence Program 1369 1. 1370 scholarship, or transitional support funds shall be made directly to the recipient unless the recipient requests in 1371 writing to the community-based care lead agency, or the 1372 1373 department, that the payments or a portion of the payments be 1374 made directly on the recipient's behalf in order to secure 1375 services such as housing, counseling, education, or employment 1376 training as part of the young adult's own efforts to achieve 1377 self-sufficiency.

2. After the completion of aftercare support services that 1378 satisfy the requirements of sub-subparagraph (a)1.h., payment of 1379 1380 awards under the Road-to-Independence Program shall be made by direct deposit to the recipient, unless the recipient requests 1381 1382 in writing to the community-based care lead agency or the 1383 department that: 1384 The payments be made directly to the recipient by check a. 1385 or warrant;

1386b. The payments or a portion of the payments be made1387directly on the recipient's behalf to institutions the recipient1388is attending to maintain eligibility under this section; or

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1389	c. The payments be made on a two-party check to a business
1390	or landlord for a legitimate expense, whether reimbursed or not.
1391	A legitimate expense for the purposes of this sub-subparagraph
1392	shall include automobile repair or maintenance expenses;
1393	educational, job, or training expenses; and costs incurred,
1394	except legal costs, fines, or penalties, when applying for or
1395	executing a rental agreement for the purposes of securing a home
1396	or residence.
1397	3. The community-based care lead agency may purchase
1398	housing, transportation, or employment services to ensure the
1399	availability and affordability of specific transitional services
1400	thereby allowing an eligible young adult to utilize these
1401	services in lieu of receiving a direct payment. Prior to
1402	purchasing such services, the community-based care lead agency
1403	must have a plan approved by the department describing the
1404	services to be purchased, the rationale for purchasing the
1405	services, and a specific range of expenses for each service that
1406	is less than the cost of purchasing the service by an individual
1407	young adult. The plan must include a description of the
1408	transition of a young adult using these services into
1409	independence and a timeframe for achievement of independence. An
1410	eligible young adult who prefers a direct payment shall receive
1411	such payment. The plan must be reviewed annually and evaluated
1412	for cost-efficiency and for effectiveness in assisting young
1413	adults in achieving independence, preventing homelessness among
1414	young adults, and enabling young adults to earn a livable wage
1415	in a permanent employment situation.
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1419

14164.The young adult who resides with a foster family may1417not be included as a child in calculating any licensing1418restriction on the number of children in the foster home.

(e) Appeals process.--

1420 1. The Department of Children and Family Services shall 1421 adopt by rule a procedure by which a young adult may appeal an 1422 eligibility determination or the department's failure to provide 1423 aftercare, <u>Road-to-Independence Program</u> scholarship, or 1424 transitional support services, or the termination of such 1425 services, if such funds are available.

1426 2. The procedure developed by the department must be 1427 readily available to young adults, must provide timely 1428 decisions, and must provide for an appeal to the Secretary of 1429 Children and Family Services. The decision of the secretary 1430 constitutes final agency action and is reviewable by the court 1431 as provided in s. 120.68.

ACCOUNTABILITY. -- The department shall develop outcome 1432 (6) 1433 measures for the program and other performance measures in order 1434 to maintain oversight of the program. The department shall 1435 prepare a report on the outcome measures and the department's 1436 oversight activities and submit the report to the President of 1437 the Senate, the Speaker of the House of Representatives, and the 1438 committees with jurisdiction over issues relating to children 1439 and families in the Senate and the House of Representatives no later than January 31 of each year. The report must include: 1440 1441 An analysis of performance on the outcome measures (a) developed under this section reported for each community-based 1442

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1443 <u>care lead agency and compared with the performance of the</u> 1444 <u>department on the same measures.</u> 1445 <u>(b) A description of the department's oversight of the</u> 1446 <u>program, including, by lead agency, any programmatic or fiscal</u> 1447 <u>deficiencies found, corrective actions required, and current</u> 1448 status of compliance.

1449 (c) Any rules adopted or proposed under this section since
1450 the last report. For the purposes of the first report, any rules
1451 adopted or proposed under this section must be included.

INDEPENDENT LIVING SERVICES ADVISORY COUNCIL. -- The 1452 (7)Secretary of Children and Family Services shall establish the 1453 Independent Living Services Advisory Council for the purpose of 1454 1455 reviewing and making recommendations concerning the 1456 implementation and operation of the independent living transition services. This advisory council shall continue to 1457 1458 function as specified in this subsection until the Legislature 1459 determines that the advisory council can no longer provide a valuable contribution to the department's efforts to achieve the 1460 1461 goals of the independent living transition services.

1462 Specifically, the advisory council shall assess the (a) 1463 implementation and operation of the system of independent living transition services and advise the department on actions that 1464 would improve the ability of the independent living transition 1465 1466 services to meet the established goals. The advisory council shall keep the department informed of problems being experienced 1467 1468 with the services, barriers to the effective and efficient 1469 integration of services and support across systems, and

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1470 successes that the system of independent living transition 1471 services has achieved. The department shall consider, but is not 1472 required to implement, the recommendations of the advisory 1473 council.

The advisory council shall report to the appropriate 1474 (b) 1475 substantive committees of the Senate and the House of Representatives on the status of the implementation of the 1476 1477 system of independent living transition services; efforts to 1478 publicize the availability of aftercare support services, the Road-to-Independence Scholarship Program, and transitional 1479 support services; specific barriers to financial aid created by 1480 1481 the scholarship and possible solutions; the success of the 1482 services; problems identified; recommendations for department or 1483 legislative action; and the department's implementation of the 1484 recommendations contained in the Independent Living Services Integration Workgroup Report submitted to the Senate and the 1485 House substantive committees December 31, 2002. This advisory 1486 council report shall be submitted by December 31 of each year 1487 1488 that the council is in existence and shall be accompanied by a 1489 report from the department which identifies the recommendations 1490 of the advisory council and either describes the department's 1491 actions to implement these recommendations or provides the 1492 department's rationale for not implementing the recommendations.

(c) Members of the advisory council shall be appointed by
the secretary of the department. The membership of the advisory
council must include, at a minimum, representatives from the
headquarters and district offices of the Department of Children

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1497 and Family Services, community-based care lead agencies, the 1498 Agency for Workforce Innovation, the Department of Education, 1499 the Agency for Health Care Administration, the State Youth Advisory Board, Workforce Florida, Inc., the Statewide Guardian 1500 Ad Litem Office, foster parents, recipients of Road-to-1501 1502 Independence Program funding, and advocates for foster children. The secretary shall determine the length of the term to be 1503 1504 served by each member appointed to the advisory council, which 1505 may not exceed 4 years.

(d) The Department of Children and Family Services shall 1506 provide administrative support to the Independent Living 1507 1508 Services Advisory Council to accomplish its assigned tasks. The 1509 advisory council shall be afforded access to all appropriate 1510 data from the department, each community-based care lead agency, 1511 and other relevant agencies in order to accomplish the tasks set forth in this section. The data collected may not include any 1512 information that would identify a specific child or young adult. 1513

1514 (8) PERSONAL PROPERTY.--Property acquired on behalf of
1515 clients of this program shall become the personal property of
1516 the clients and is not subject to the requirements of chapter
1517 273 relating to state-owned tangible personal property. Such
1518 property continues to be subject to applicable federal laws.

(9) MEDICAL ASSISTANCE FOR YOUNG ADULTS FORMERLY IN FOSTER
CARE.--The department shall enroll in the Florida KidCare
program, outside the open enrollment period, each young adult
who is eligible as described in paragraph (2)(b) and who has not
yet reached his or her 19th birthday.

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(a) A young adult who was formerly in foster care at the
time of his or her 18th birthday and who is 18 years of age but
not yet 19, shall pay the premium for the Florida KidCare
program as required in s. 409.814.

(b) A young adult who has health insurance coverage from a
third party through his or her employer or who is eligible for
Medicaid is not eligible for enrollment under this subsection.

1531 RULEMAKING. -- The department shall adopt by rule (10)1532 procedures to administer this section, including balancing the goals of normalcy and safety for the youth and providing the 1533 careqivers with as much flexibility as possible to enable the 1534 youth to participate in normal life experiences. The department 1535 1536 shall not adopt rules relating to reductions in scholarship 1537 awards. The department shall engage in appropriate planning to prevent, to the extent possible, a reduction in scholarship 1538 1539 awards after issuance.

1540 Section 12. Paragraph (b) of subsection (2) of section 1541 409.175, Florida Statutes, is amended to read:

1542 409.175 Licensure of family foster homes, residential 1543 child-caring agencies, and child-placing agencies; public 1544 records exemption.--

1545

(2) As used in this section, the term:

(b) "Boarding school" means a school which is <u>accredited</u>
by the Florida Council of Independent Schools or the Southern
Association of Colleges and Schools; which is accredited by the
<u>Council on Accreditation</u>, the Commission on Accreditation of
Rehabilitation Facilities, or the Coalition for Residential

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1551 Education; and which is registered with the Department of 1552 Education as a school. Its program must follow established 1553 school schedules, with holiday breaks and summer recesses in 1554 accordance with other public and private school programs. The children in residence must customarily return to their family 1555 1556 homes or legal guardians during school breaks and must not be in residence year-round, except that this provision does not apply 1557 1558 to foreign students. The parents of these children retain 1559 custody and planning and financial responsibility. A boarding school currently in existence and a boarding school opening and 1560 1561 seeking accreditation has 3 years to comply with the 1562 requirements of this paragraph. A boarding school must provide 1563 proof of accreditation or documentation of the accreditation 1564 process upon request. A boarding school that cannot produce the 1565 required documentation or that has not registered with the Department of Education shall be considered to be providing 1566 1567 residential group care without a license. The department may impose administrative sanctions or seek civil remedies as 1568 1569 provided under paragraph (11)(a).

1570 Section 13. Subsection (4) of section 409.903, Florida1571 Statutes, is amended to read:

1572 409.903 Mandatory payments for eligible persons.--The 1573 agency shall make payments for medical assistance and related 1574 services on behalf of the following persons who the department, 1575 or the Social Security Administration by contract with the 1576 Department of Children and Family Services, determines to be 1577 eligible, subject to the income, assets, and categorical

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eligibility tests set forth in federal and state law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations established by the General Appropriations Act or chapter 216.

A child who is eligible under Title IV-E of the Social 1582 (4)1583 Security Act for subsidized board payments, foster care, or adoption subsidies, and a child for whom the state has assumed 1584 1585 temporary or permanent responsibility and who does not qualify 1586 for Title IV-E assistance but is in foster care, shelter or emergency shelter care, or subsidized adoption. This category 1587 includes a young adult who is eligible to receive services under 1588 1589 s. 409.1451(5), until the young adult reaches 20 years of age, 1590 without regard to any income, resource, or categorical 1591 eligibility test that is otherwise required. This category also 1592 includes a person who as a child who was eligible under Title 1593 IV-E of the Social Security Act for foster care or the state-1594 provided foster care, who exited foster care due to attaining the age of 18 years, and who is a participant in the has been 1595 1596 awarded a Road-to-Independence Program Scholarship.

1597 Section 14. Section 743.045, Florida Statutes, is created 1598 to read:

1599 <u>743.045 Removal of disabilities of minors; executing</u> 1600 <u>contracts for a residential lease.--For the sole purpose of</u> 1601 <u>ensuring that a youth in foster care will be able to execute a</u> 1602 <u>contract for the lease of residential property upon the youth's</u> 1603 <u>18th birthday, the disability of nonage of minors is removed for</u> 1604 <u>all youth who have reached 17 years of age, have been</u>

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1605 adjudicated dependent, and are in the legal custody of the 1606 Department of Children and Family Services through foster care or subsidized independent living. These youth are authorized to 1607 make and execute contracts, releases, and all other instruments 1608 1609 necessary for the purpose of entering into a contract for the 1610 lease of residential property upon the youth's 18th birthday. 1611 The contracts or other instruments made by the youth shall have the same effect as though they were the obligations of persons 1612 1613 who were not minors. A youth seeking to enter into such lease contracts or execute other necessary instruments that are 1614 incidental to entering into a lease must present an order from a 1615 court of competent jurisdiction removing the disabilities of 1616 1617 nonage of the minor under this section.

1618Section 15. Paragraph (c) of subsection (2) of section16191009.25, Florida Statutes, is amended to read:

1620

1009.25 Fee exemptions.--

1621 (2) The following students are exempt from the payment of 1622 tuition and fees, including lab fees, at a school district that 1623 provides postsecondary career programs, community college, or 1624 state university:

(c) A student who the state has determined is eligible for
the Road-to-Independence Scholarship, regardless of whether an
award is issued or not, or a student who is or was at the time
he or she reached 18 years of age in the custody of the
Department of Children and Family Services or a relative under
s. 39.5085, or who is adopted from the Department of Children
and Family Services after May 5, 1997, or who, after spending at

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1632 least 6 months in the custody of the department after reaching 16 years of age, was placed in a guardianship by the court. Such 1633 exemption includes fees associated with enrollment in career-1634 preparatory instruction and completion of the college-level 1635 communication and computation skills testing program. Such an 1636 1637 exemption is available to any student who was in the custody of a relative under s. 39.5085 at the time he or she reached 18 1638 years of age or was adopted from the Department of Children and 1639 1640 Family Services after May 5, 1997; however, the exemption remains valid for no more than 4 years after the date of 1641 graduation from high school. 1642

Section 16. For fiscal year 2006-2007, the sum of \$243,557 1643 1644 is appropriated from the General Revenue Fund to the Executive 1645 Office of the Governor for the establishment of the Office of 1646 Child Abuse Prevention, the sum of \$236,376 is appropriated from 1647 the General Revenue Fund to the Department of Children and Family Services to handle the increased workload as a result of 1648 the mandatory reporting requirement for public school personnel, 1649 1650 and the sum of \$2,802,522 is appropriated from the General 1651 Revenue Fund and the sum of \$3,994,766 is appropriated from the 1652 Medical Care Trust Fund to the Agency for Health Care 1653 Administration to fund the Medicaid expansion. 1654 Section 17. This act shall take effect July 1, 2006, 1655 except that s. 409.1451(2) and (5)(b)2.a., Florida Statutes, as amended by this act, shall take effect only if a 1656 1657 specific appropriation to fund the provisions of those sections

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1658 is made in the General Appropriations Act for fiscal year 2006-1659 2007.

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