A bill to be entitled 1 2 An act relating to regional workforce boards; amending 3 s. 445.007, F.S.; providing for maximum board 4 membership; requiring certain board members to file a 5 statement of financial interests; providing that 6 certain board members serve subject to approval of and 7 at the pleasure of the Governor; authorizing the 8 Governor to remove board members for cause; requiring 9 the Department of Economic Opportunity to assign staff 10 for performance and compliance review; requiring each 11 board to develop a budget for certain purposes, subject to the approval of the chief elected official, 12 13 and submit the budget to Workforce Florida, Inc.; 14 requiring Workforce Florida, Inc., to evaluate the 15 means to establish a single, statewide workforce-16 system brand for the state; providing reporting 17 requirements; amending s. 445.009, F.S.; deleting the expiration of a provision providing that participants 18 19 in adult or youth work experience activities are employees of the state for purposes of workers' 20 21 compensation coverage; providing an effective date. 22 23 Be It Enacted by the Legislature of the State of Florida: 24 25 Section 1. Subsections (1), (2), and (3) of section 26 445.007, Florida Statutes, are amended, and subsections (12) and 27 (13) are added to that section, to read: 28 445.007 Regional workforce boards.-Page 1 of 5

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

29 One regional workforce board shall be appointed in (1)30 each designated service delivery area and shall serve as the 31 local workforce investment board pursuant to Pub. L. No. 105-32 220. The membership of the board shall be consistent with Pub. 33 L. No. 105-220, Title I, s. 117(b) but may not exceed the 34 minimum membership required in Pub. L. No. 105-220, Title I, s. 35 117(b)(2)(A) and in this subsection. Upon approval by the 36 Governor, the chief elected official may appoint additional 37 members above the limit set by this subsection. The board shall 38 include one nonvoting representative from a military 39 installation if a military installation is located within the 40 region and the appropriate military command or organization 41 authorizes such representation. It is the intent of the 42 Legislature that membership of a regional workforce board 43 include persons who are current or former recipients of welfare transition assistance as defined in s. 445.002(2) or workforce 44 services as provided in s. 445.009(1) or that such persons be 45 included as ex officio members of the board or of committees 46 47 organized by the board. The importance of minority and gender representation shall be considered when making appointments to 48 49 the board. The board, its committees, subcommittees, and 50 subdivisions, and other units of the workforce system, including 51 units that may consist in whole or in part of local governmental 52 units, may use any method of telecommunications to conduct 53 meetings, including establishing a quorum through telecommunications, provided that the public is given proper 54 55 notice of the telecommunications meeting and reasonable access to observe and, when appropriate, participate. Regional 56

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57 workforce boards are subject to chapters 119 and 286 and s. 24, 58 Art. I of the State Constitution. If the regional workforce 59 board enters into a contract with an organization or individual 60 represented on the board of directors, the contract must be 61 approved by a two-thirds vote of the board, a quorum having been 62 established, and the board member who could benefit financially 63 from the transaction must abstain from voting on the contract. A 64 board member must disclose any such conflict in a manner that is 65 consistent with the procedures outlined in s. 112.3143. Each 66 member of a regional workforce board who is not otherwise 67 required to file a full and public disclosure of financial 68 interests pursuant to s. 8, Art. II of the State Constitution or 69 s. 112.3144 shall file a statement of financial interests 70 pursuant to s. 112.3145. The executive director or designated 71 person responsible for the operational and administrative 72 functions of the regional workforce board who is not otherwise 73 required to file a full and public disclosure of financial 74 interests pursuant to s. 8, Art. II of the State Constitution or 75 s. 112.3144 shall file a statement of financial interests 76 pursuant to s. 112.3145.

77 (2) (a) The regional workforce board shall elect a chair 78 from among the representatives described in Pub. L. No. 105-220, 79 Title I, s. 117(b)(2)(A)(i) to serve for a term of no more than 80 2 years and shall serve no more than two terms. <u>The chair shall</u> 81 <u>serve subject to the approval of and at the pleasure of the</u> 82 <u>Governor.</u>

83 (b) The executive director or designated person
84 responsible for the operational and administrative functions of

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85 the regional workforce board shall serve subject to the approval 86 of and at the pleasure of the Governor. 87 (c) A member of a regional workforce board may be removed 88 by the Governor for cause, which includes, but is not limited 89 to, engaging in fraud and other criminal acts, incapacity, 90 unfitness, neglect of duty, and official incompetence and 91 irresponsibility justifying removal in the essential public 92 interest. The Department of Economic Opportunity, under the 93 (3) direction of Workforce Florida, Inc., shall assign staff to meet 94 95 with each regional workforce board annually to review the 96 board's performance and to certify that the board is in compliance with applicable state and federal law. 97 98 (12) Each regional workforce board shall develop a budget for the purpose of carrying out the duties of the board under 99 100 this section, subject to the approval of the chief elected 101 official. Each regional workforce board shall submit its annual 102 budget for review to Workforce Florida, Inc., no later than 2 103 weeks after the chair approves the budget. 104 Workforce Florida, Inc., shall evaluate the means to (13) 105 establish a single, statewide workforce-system brand for the 106 state and shall submit its recommendations to the Governor by 107 November 1, 2012. 108 Section 2. Subsection (11) of section 445.009, Florida 109 Statutes, is amended to read: 110 445.009 One-stop delivery system.-111 (11) A participant in an adult or youth work experience activity administered under this chapter shall be deemed an 112 Page 4 of 5

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113 employee of the state for purposes of workers' compensation 114 coverage. In determining the average weekly wage, all 115 remuneration received from the employer shall be considered a gratuity, and the participant shall not be entitled to any 116 117 benefits otherwise payable under s. 440.15, regardless of 118 whether the participant may be receiving wages and remuneration 119 from other employment with another employer and regardless of 120 his or her future wage-earning capacity. This subsection expires 121 July 1, 2012.

122

Section 3. This act shall take effect July 1, 2012.