.	
1	A bill to be entitled
2	An act relating to child welfare; amending s. 39.2015,
3	F.S.; authorizing critical incident rapid response
4	teams to review cases of child deaths occurring during
5	an open investigation; requiring the advisory
6	committee to meet quarterly and submit quarterly
7	reports; amending s. 39.3068, F.S.; requiring case
8	staffing when medical neglect is substantiated;
9	amending s. 125.901, F.S.; revising the schedule for a
10	county's governing body to submit a general election
11	ballot question on whether to retain a children's
12	services district with voter-approved taxing
13	authority; amending s. 383.402, F.S.; requiring an
14	epidemiological child abuse death assessment and
15	prevention system; providing intent for the operation
16	of and interaction between the state and local death
17	review committees; limiting members of the state
18	committee to terms of 2 years, not to exceed three
19	consecutive terms; requiring the committee to elect a
20	chairperson and authorizing specified duties of the
21	chairperson; providing for per diem and reimbursement
22	of expenses; specifying duties of the state committee;
23	deleting obsolete provisions; providing for the
24	convening of county or multicounty local review
25	committees and support by the county health department
26	directors; specifying membership and duties of local
27	review committees; requiring the state review
28	committee to submit an annual statistical report to
29	the Governor and the Legislature; identifying the

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30	required content for the report; specifying that
31	certain responsibilities of the Department of Children
32	and Families are to be administered at the regional
33	level, rather than at the district level; amending s.
34	402.301, F.S.; requiring personnel of specified
35	membership organizations to meet background screening
36	requirements; amending s. 402.302, F.S.; adding
37	personnel of specified membership organizations to the
38	definition of the term child care personnel; amending
39	s. 409.977, F.S.; authorizing Medicaid managed care
40	specialty plans to serve specified children; amending
41	s. 409.986, F.S.; revising legislative intent to
42	require community-based care lead agencies to give
43	priority to the use of evidence-based and trauma-
44	informed services; amending s. 409.988; requiring lead
45	agencies to give priority to the use of evidence-based
46	and trauma-informed services; amending s. 435.02,
47	F.S.; redefining a term; amending s. 1006.061, F.S.;
48	requiring each district school board, charter school,
49	and certain private schools to post in each school a
50	poster with specified information; providing criteria
51	for the poster; requiring the Department of Education
52	to develop and publish a sample notice on its Internet
53	website; providing an effective date.
54	
55	Be It Enacted by the Legislature of the State of Florida:
56	
57	Section 1. Subsections (2) and (11) of section 39.2015,
58	Florida Statutes, are amended to read:

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59

39.2015 Critical incident rapid response team.-

(2) An immediate onsite investigation conducted by a 61 critical incident rapid response team is required for all child 62 deaths reported to the department if the child or another child 63 in his or her family was the subject of a verified report of suspected abuse or neglect during the previous 12 months. The 64 65 secretary may direct an immediate investigation for other cases 66 involving death or serious injury to a child, including, but not 67 limited to, a death or serious injury occurring during an open 68 investigation.

69 (11) The secretary shall appoint an advisory committee made 70 up of experts in child protection and child welfare, including 71 the Statewide Medical Director for Child Protection under the 72 Department of Health, a representative from the institute established pursuant to s. 1004.615, an expert in organizational 73 74 management, and an attorney with experience in child welfare, to 75 conduct an independent review of investigative reports from the 76 critical incident rapid response teams and to make 77 recommendations to improve policies and practices related to 78 child protection and child welfare services. The advisory 79 committee shall meet at least once each quarter and By October 1 80 of each year, the advisory committee shall submit quarterly 81 reports a report to the secretary which include includes findings and recommendations. The secretary shall submit each 82 the report to the Governor, the President of the Senate, and the 83 Speaker of the House of Representatives. 84 85 Section 2. Subsection (3) of section 39.3068, Florida

86 Statutes, is amended to read:

87 39.3068 Reports of medical neglect.-

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88 (3) The child shall be evaluated by the child protection 89 team as soon as practicable. If After receipt of the report from 90 the child protection team reports that medical neglect is 91 substantiated, the department shall convene a case staffing 92 which shall be attended, at a minimum, by the child protective investigator; department legal staff; and representatives from 93 94 the child protection team that evaluated the child, Children's 95 Medical Services, the Agency for Health Care Administration, the 96 community-based care lead agency, and any providers of services to the child. However, the Agency for Health Care Administration 97 98 is not required to attend the staffing if the child is not 99 Medicaid eligible. The staffing shall consider, at a minimum, 100 available services, given the family's eligibility for services; services that are effective in addressing conditions leading to 101 102 medical neglect allegations; and services that would enable the 103 child to safely remain at home. Any services that are available 104 and effective shall be provided.

Section 3. Subsection (4) of section 125.901, Florida Statutes, is amended to read:

107 125.901 Children's services; independent special district; 108 council; powers, duties, and functions; public records 109 exemption.-

(4) (a) Any district created pursuant to this section may be dissolved by a special act of the Legislature, or the county governing body may by ordinance dissolve the district subject to the approval of the electorate.

(b)1.a. Notwithstanding paragraph (a), the governing body of the county shall submit the question of retention or dissolution of a district with voter-approved taxing authority

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117	to the electorate in the general election according to the
118	following schedule:
119	(I) For a district in existence on July 1, 2010, and
120	serving a county with a population of 400,000 or fewer persons
121	as of that date
122	(II) For a district in existence on July 1, 2010, and
123	serving a county with a population of more than 400,000 but
124	fewer than 2 million persons as of
125	that date
126	(II) <del>(III)</del> For a district in existence on July 1, 2010, and
127	serving a county with a population of 2 million or more persons
128	as of that date
129	b. A referendum by the electorate on or after July 1, 2010,
130	creating a new district with taxing authority may specify that
131	the district is not subject to reauthorization or may specify
132	the number of years for which the initial authorization shall
133	remain effective. If the referendum does not prescribe terms of
134	reauthorization, the governing body of the county shall submit
135	the question of retention or dissolution of the district to the
136	electorate in the general election 12 years after the initial
137	authorization.
138	2. The governing body of the district may specify, and
139	submit to the governing body of the county no later than 9
140	months before the scheduled election, that the district is not
141	subsequently subject to reauthorization or may specify the
142	number of years for which a reauthorization under this paragraph
143	shall remain effective. If the governing body of the district
144	makes such specification and submission, the governing body of
145	the county shall include that information in the question

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146 submitted to the electorate. If the governing body of the 147 district does not specify and submit such information, the 148 governing body of the county shall resubmit the question of 149 reauthorization to the electorate every 12 years after the year 150 prescribed in subparagraph 1. The governing body of the district 151 may recommend to the governing body of the county language for 152 the question submitted to the electorate.

153 3. Nothing in this paragraph limits the authority to154 dissolve a district as provided under paragraph (a).

155 4. Nothing in this paragraph precludes the governing body 156 of a district from requesting that the governing body of the 157 county submit the question of retention or dissolution of a 158 district with voter-approved taxing authority to the electorate 159 at a date earlier than the year prescribed in subparagraph 1. If 160 the governing body of the county accepts the request and submits 161 the question to the electorate, the governing body satisfies the 162 requirement of that subparagraph.

If any district is dissolved pursuant to this subsection, each county must first obligate itself to assume the debts, liabilities, contracts, and outstanding obligations of the district within the total millage available to the county governing body for all county and municipal purposes as provided for under s. 9, Art. VII of the State Constitution. Any district may also be dissolved pursuant to s. part VII of chapter 189.

171 Section 4. Section 383.402, Florida Statutes, is amended to 172 read:

173383.402 Child abuse death review; State Child Abuse Death174Review Committee; local child abuse death review committees.-

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175 (1) INTENT.-It is the intent of the Legislature to 176 establish a statewide multidisciplinary, multiagency, 177 epidemiological child abuse death assessment and prevention 178 system that consists of state and local review committees. The 179 state and local review committees shall review the facts and 180 circumstances of all deaths of children from birth to through 181 age 18 which occur in this state and are reported to the central abuse hotline of the Department of Children and Families. The 182 183 state and local review committees shall work cooperatively. The primary function of the state review committee is to provide 184 185 direction and leadership for the review system and to analyze 186 data and recommendations from local review committees to 187 identify issues and trends and to recommend statewide action. 188 The primary function of the local review committees is to conduct individual case reviews of deaths, generate information, 189 190 make recommendations, and implement improvements at the local 191 level. The purpose of the state and local review system is shall <del>be</del> to: 192 193 (a) Achieve a greater understanding of the causes and

194 contributing factors of deaths resulting from child abuse.

(b) Whenever possible, develop a communitywide approach to
 address such <u>causes</u> cases and contributing factors.

(c) Identify any gaps, deficiencies, or problems in the delivery of services to children and their families by public and private agencies which may be related to deaths that are the result of child abuse.

201 (d) <u>Recommend</u> <u>Make and implement recommendations for</u>
202 changes in law, rules, and policies <u>at the state and local</u>
203 <u>levels</u>, as well as develop practice standards that support the

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204	safe and healthy development of children and reduce preventable
205	child abuse deaths.
206	(e) Implement such recommendations, to the extent possible.
207	(2) STATE CHILD ABUSE DEATH REVIEW COMMITTEE
208	(a) <u>Membership</u>
209	1. The State Child Abuse Death Review Committee is
210	established within the Department of Health and shall consist of
211	a representative of the Department of Health, appointed by the
212	State Surgeon General, who shall serve as the state committee
213	coordinator. The head of each of the following agencies or
214	organizations shall also appoint a representative to the state
215	committee:
216	<u>a.</u> 1. The Department of Legal Affairs.
217	<u>b.</u> The Department of Children and Families.
218	<u>c.<del>3.</del></u> The Department of Law Enforcement.
219	d.4. The Department of Education.
220	e. <del>5.</del> The Florida Prosecuting Attorneys Association, Inc.
221	<u>f.<del>6.</del></u> The Florida Medical Examiners Commission, whose
222	representative must be a forensic pathologist.
223	<u>2.(b)</u> In addition, the State Surgeon General shall appoint
224	the following members to the state committee, based on
225	recommendations from the Department of Health and the agencies
226	listed in <u>subparagraph 1.</u> <del>paragraph (a)</del> , and ensuring that the
227	committee represents the regional, gender, and ethnic diversity
228	of the state to the greatest extent possible:
229	a. <del>1.</del> The <u>Department of Health</u> Statewide <u>Child Protection</u>
230	Team Medical Director for Child Protection.
231	<u>b.</u> 2. A public health nurse.
232	c.3. A mental health professional who treats children or

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233	adolescents.
234	d.4. An employee of the Department of Children and Families
235	who supervises family services counselors and who has at least 5
236	years of experience in child protective investigations.
237	e.5. The medical director of a child protection team.
238	<u>f.<del>6.</del> A member of a child advocacy organization.</u>
239	g. <del>7.</del> A social worker who has experience in working with
240	victims and perpetrators of child abuse.
241	<u>h.</u> 8. A person trained as a paraprofessional in patient
242	resources who is employed in a child abuse prevention program.
243	i.9. A law enforcement officer who has at least 5 years of
244	experience in children's issues.
245	j. <del>10.</del> A representative of the Florida Coalition Against
246	Domestic Violence.
247	<u>k.</u> 11. A representative from a private provider of programs
248	on preventing child abuse and neglect.
249	1. A substance abuse treatment professional.
250	3. The members of the state committee shall be appointed to
251	staggered terms not to exceed 2 years each, as determined by the
252	State Surgeon General. Members may be appointed to no more than
253	three consecutive terms. The state committee shall elect a
254	chairperson from among its members to serve for a 2-year term,
255	and the chairperson may appoint ad hoc committees as necessary
256	to carry out the duties of the committee.
257	4. Members of the state committee shall serve without
258	compensation but may receive reimbursement for per diem and
259	travel expenses incurred in the performance of their duties as
260	provided in s. 112.061 and to the extent that funds are
261	available.

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262 (b)-(3) Duties.—The State Child Abuse Death Review Committee
263 shall:

264 1.(a) Develop a system for collecting data from local 265 committees on deaths that are reported to the central abuse 266 hotline the result of child abuse. The system must include a 267 protocol for the uniform collection of data statewide, which 268 must, at a minimum, use the National Child Death Review Case 269 Reporting System administered by the National Center for the 270 Review and Prevention of Child Deaths uses existing data-271 collection systems to the greatest extent possible.

272 <u>2.(b)</u> Provide training to cooperating agencies,
273 individuals, and local child abuse death review committees on
274 the use of the child abuse death data system.

275 (c) Prepare an annual statistical report on the incidence 276 and causes of death resulting from reported child abuse in the 277 state during the prior calendar year. The state committee shall 278 submit a copy of the report by October 1 of each year to the 279 Governor, the President of the Senate, and the Speaker of the 280 House of Representatives. The report must include 281 recommendations for state and local action, including specific 282 policy, procedural, regulatory, or statutory changes, and any 283 other recommended preventive action.

284 <u>3.(d)</u> Provide training to local child abuse death review 285 committee members on the dynamics and impact of domestic 286 violence, substance abuse, or mental health disorders when there 287 is a co-occurrence of child abuse. Training <u>must</u> shall be 288 provided by the Florida Coalition Against Domestic Violence, the 289 Florida Alcohol and Drug Abuse Association, and the Florida 290 Council for Community Mental Health in each entity's respective

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291 area of expertise.

292 <u>4.(e)</u> Develop <u>statewide uniform</u> guidelines, standards, and 293 protocols, including a protocol for <u>standardized</u> data 294 collection, <u>and reporting</u>, for local child abuse death review 295 committees, and provide training and technical assistance to 296 local committees.

297 <u>5.(f)</u> Develop <u>statewide uniform</u> guidelines for reviewing 298 deaths that are the result of child abuse, including guidelines 299 to be used by law enforcement agencies, prosecutors, medical 300 examiners, health care practitioners, health care facilities, 301 and social service agencies.

302 <u>6.(g)</u> Study the adequacy of laws, rules, training, and 303 services to determine what changes are needed to decrease the 304 incidence of child abuse deaths and develop strategies and 305 recruit partners to implement these changes.

306 <u>7.(h)</u> Provide consultation on individual cases to local 307 committees upon request.

308 <u>8.(i)</u> Educate the public regarding the provisions of 309 chapter 99-168, Laws of Florida, the incidence and causes of 310 child abuse death, and ways by which such deaths may be 311 prevented.

312 <u>9.(j)</u> Promote continuing education for professionals who 313 investigate, treat, and prevent child abuse or neglect.

314 <u>10.(k)</u> Recommend, when appropriate, the review of the death 315 certificate of a child who died as a result of abuse or neglect.

316 (4) The members of the state committee shall be appointed 317 to staggered terms of office which may not exceed 2 years, as 318 determined by the State Surgeon General. Members are eligible 319 for reappointment. The state committee shall elect a chairperson

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320	from among its members to serve for a 2-year term, and the
321	chairperson may appoint ad hoc committees as necessary to carry
322	out the duties of the committee.
323	(5) Members of the state committee shall serve without
324	compensation but are entitled to reimbursement for per diem and
325	travel expenses incurred in the performance of their duties as
326	provided in s. 112.061 and to the extent that funds are
327	available.
328	(3) (6) LOCAL CHILD ABUSE DEATH REVIEW COMMITTEES.—At the
329	direction of the State Surgeon General, <u>a county or multicounty</u>
330	child abuse death review committee shall be convened and
331	supported by the county health department directors the director
332	of each county health department, or the directors of two or
333	more county health departments by agreement, may convene and
334	support a county or multicounty child abuse death review
335	committee in accordance with the protocols established by the
336	State Child Abuse Death Review Committee.
337	(a) MembershipThe local death review committees shall
338	include, at a minimum, the following organizations'
339	representatives, appointed by the county health department
340	directors in consultation with those organizations:
341	1. The state attorney's office. Each local committee must
342	include a local state attorney, or his or her designee, and
343	2. The medical examiner's office.
344	3. The local Department of Children and Families child
345	protective investigations unit.
346	4. The Department of Health child protection team.
347	5. The community-based care lead agency.
348	6. State, county, or local law enforcement agencies.

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349	7. The school district.
350	8. A mental health treatment provider.
351	9. A certified domestic violence center.
352	10. A substance abuse treatment provider.
353	11. Any other members that are determined by guidelines
354	developed by the State Child Abuse Death Review Committee.
355	
356	To the extent possible, individuals from these organizations or
357	entities who, in a professional capacity, dealt with a child
358	whose death is verified as caused by abuse or neglect, or with
359	the family of the child, shall attend any meetings where the
360	child's case is reviewed. The members of a local committee shall
361	be appointed to 2-year terms and may be reappointed. The local
362	committee shall elect a chairperson from among its members.
363	Members shall serve without compensation but <u>may receive</u> are
364	entitled to reimbursement for per diem and travel expenses
365	incurred in the performance of their duties as provided in s.
366	112.061 and to the extent that funds are available.
367	(b) (7) <u>Duties</u> Each local child abuse death review
368	committee shall:
369	1.(a) Assist the state committee in collecting data on
370	deaths that are the result of child abuse, in accordance with
371	the protocol established by the state committee. <u>The local</u>
372	committee shall complete, to the fullest extent possible, the
373	individual case report in the National Child Death Review Case
374	Reporting System.
375	2.(b) Submit written reports as required by at the
376	$rac{direction of}{}$ the state committee. The reports must include:
377	<u>a.</u> Nonidentifying information <u>from</u> on individual cases.

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378	b. Identification of any problems with the data system
379	uncovered through the review process and the committee's
380	recommendations for system improvements and needed resources,
381	training, and information dissemination, where gaps or
382	deficiencies may exist. and
383	$\underline{c. All}$ the steps taken by the local committee and private
384	and public agencies to implement necessary changes and improve
385	the coordination of services and reviews.
386	3.(c) Submit all records requested by the state committee
387	at the conclusion of its review of a death resulting from child
388	abuse.
389	4.(d) Abide by the standards and protocols developed by the
390	state committee.
391	5(e) On a case-by-case basis, request that the state
392	committee review the data of a particular case.
393	(4) ANNUAL STATISTICAL REPORTThe state committee shall
394	prepare and submit a comprehensive statistical report by
395	December 1 of each year to the Governor, the President of the
396	Senate, and the Speaker of the House of Representatives which
397	includes data, trends, analysis, findings, and recommendations
398	for state and local action regarding deaths from child abuse.
399	Data must be presented on an individual calendar year basis and
400	in the context of a multiyear trend. At a minimum, the report
401	must include:
402	(a) Descriptive statistics, including demographic
403	information regarding victims and caregivers, and the causes and
404	nature of deaths.
405	(b) A detailed statistical analysis of the incidence and
406	causes of deaths.

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407	(c) Specific issues identified within current policy,
408	procedure, rule, or statute and recommendations to address those
409	issues from both the state and local committees.
410	(d) Other recommendations to prevent deaths from child
411	abuse based on an analysis of the data presented in the report.
412	(5) (8) ACCESS TO AND USE OF RECORDS
413	(a) Notwithstanding any other law, the chairperson of the
414	State Child Abuse Death Review Committee, or the chairperson of
415	a local committee, shall be provided with access to any
416	information or records that pertain to a child whose death is
417	being reviewed by the committee and that are necessary for the
418	committee to carry out its duties, including information or
419	records that pertain to the child's family, as follows:
420	1.(a) Patient records in the possession of a public or
421	private provider of medical, dental, or mental health care,
422	including, but not limited to, a facility licensed under chapter
423	393, chapter 394, or chapter 395, or a health care practitioner
424	as defined in s. 456.001. Providers may charge a fee for copies
425	not to exceed 50 cents per page for paper records and \$1 per
426	fiche for microfiche records.
427	2.(b) Information or records of any state agency or
428	political subdivision which might assist a committee in
429	reviewing a child's death, including, but not limited to,
430	information or records of the Department of Children and
431	Families, the Department of Health, the Department of Education,
432	or the Department of Juvenile Justice.
433	(b) <del>(9)</del> The State Child Abuse Death Review Committee or a
434	local committee shall have access to all information of a law
435	enforcement agency which is not the subject of an active

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436 investigation and which pertains to the review of the death of a 437 child. A committee may not disclose any information that is not 438 subject to public disclosure by the law enforcement agency, and 439 active criminal intelligence information or criminal 440 investigative information, as defined in s. 119.011(3), may not 441 be made available for review or access under this section.

442 (c) (10) The state committee and any local committee may 443 share with each other any relevant information that pertains to 444 the review of the death of a child.

445 (d) (11) A member of the state committee or a local committee may not contact, interview, or obtain information by 446 447 request or subpoena directly from a member of a deceased child's 448 family as part of a committee's review of a child abuse death, 449 except that if a committee member is also a public officer or 450 state employee, that member may contact, interview, or obtain 451 information from a member of the deceased child's family, if 452 necessary, as part of the committee's review. A member of the 453 deceased child's family may voluntarily provide records or 454 information to the state committee or a local committee.

455 <u>(e) (12)</u> The chairperson of the State Child Abuse Death 456 Review Committee may require the production of records by 457 requesting a subpoena, through the Department of Legal Affairs, 458 in any county of the state. Such subpoena is effective 459 throughout the state and may be served by any sheriff. Failure 460 to obey the subpoena is punishable as provided by law.

461 <u>(f)(13)</u> This section does not authorize the members of the 462 state committee or any local committee to have access to any 463 grand jury proceedings.

464

(g) (14) A person who has attended a meeting of the state

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465 committee or a local committee or who has otherwise participated 466 in activities authorized by this section may not be permitted or 467 required to testify in any civil, criminal, or administrative 468 proceeding as to any records or information produced or 469 presented to a committee during meetings or other activities 470 authorized by this section. However, this subsection does not 471 prevent any person who testifies before the committee or who is 472 a member of the committee from testifying as to matters 473 otherwise within his or her knowledge. An organization, 474 institution, committee member, or other person who furnishes 475 information, data, reports, or records to the state committee or 476 a local committee is not liable for damages to any person and is 477 not subject to any other civil, criminal, or administrative 478 recourse. This subsection does not apply to any person who admits to committing a crime. 479

480

(6) (15) DEPARTMENT OF HEALTH RESPONSIBILITIES.-

481 (a) The Department of Health shall administer the funds
482 appropriated to operate the review committees and may apply for
483 grants and accept donations.

(b) (16) To the extent that funds are available, the Department of Health may hire staff or consultants to assist a review committee in performing its duties. Funds may also be used to reimburse reasonable expenses of the staff and consultants for the state committee and the local committees.

489 <u>(c) (17)</u> For the purpose of carrying out the 490 responsibilities assigned to the State Child Abuse Death Review 491 Committee and the local review committees, the State Surgeon 492 General may substitute an existing entity whose function and 493 organization includes include the function and organization of

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494 495

### (7) <del>(18)</del> DEPARTMENT OF CHILDREN AND FAMILIES

the committees established by this section.

496 <u>RESPONSIBILITIES.</u>—Each <u>regional managing director</u> district 497 administrator of the Department of Children and Families must 498 appoint a child abuse death review coordinator for the <u>region</u> 499 district. The coordinator must have knowledge and expertise in 500 the area of child abuse and neglect. The coordinator's general 501 responsibilities include:

502 (a) Coordinating with the local child abuse death review 503 committee.

(b) Ensuring the appropriate implementation of the child
abuse death review process and all <u>regional</u> district activities
related to the review of child abuse deaths.

507 (c) Working with the committee to ensure that the reviews508 are thorough and that all issues are appropriately addressed.

(d) Maintaining a system of logging child abuse deaths
covered by this procedure and tracking cases during the child
abuse death review process.

(e) Conducting or arranging for a Florida <u>Safe Families</u>
<u>Network</u> Abuse Hotline Information System (FAHIS) record check on
all child abuse deaths covered by this procedure to determine
whether there were any prior reports concerning the child or
concerning any siblings, other children, or adults in the home.

(f) Coordinating child abuse death review activities, as needed, with individuals in the community and the Department of Health.

(g) Notifying the <u>regional managing director</u> district
administrator, the Secretary of Children and Families, the
Department of Health Deputy Secretary for Health and Deputy

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523 <u>State Health Officer</u> for Children's Medical Services, and the 524 Department of Health Child Abuse Death Review Coordinator of all 525 <del>child abuse</del> deaths meeting criteria for review as specified in 526 this section within 1 working day after <u>case closure</u> <del>verifying</del> 527 <del>the child's death was due to abuse, neglect, or abandonment</del>.

(h) Ensuring that all critical issues identified by the
local child abuse death review committee are brought to the
attention of the regional managing director district
administrator and the Secretary of Children and Families.

(i) Providing technical assistance to the local child abuse
death review committee during the review of any child abuse
death.

535 Section 5. Subsection (6) of section 402.301, Florida 536 Statutes, is amended to read:

537 402.301 Child care facilities; legislative intent and 538 declaration of purpose and policy.—It is the legislative intent 539 to protect the health, safety, and well-being of the children of 540 the state and to promote their emotional and intellectual 541 development and care. Toward that end:

542 (6) It is further the intent that membership organizations 543 affiliated with national organizations which do not provide 544 child care, whose primary purpose is providing activities that 545 contribute to the development of good character or good 546 sportsmanship or to the education or cultural development of 547 minors in this state, which charge only a nominal annual 548 membership fee, which are not for profit, and which are 549 certified by their national associations as being in compliance 550 with the association's minimum standards and procedures shall not be considered child care facilities and therefore, their 551

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552	personnel shall not be required to be screened. However, all
553	personnel as defined in s. 402.302 of such membership
554	organizations shall meet background screening requirements
555	through the department pursuant to ss. 402.305 and 402.3055.
556	Section 6. Subsection (3) of section 402.302, Florida
557	Statutes, is amended to read:
558	402.302 Definitions.—As used in this chapter, the term:
559	(3) "Child care personnel" means all owners, operators,
560	employees, and volunteers working in a child care facility. The
561	term does not include persons who work in a child care facility
562	after hours when children are not present or parents of children
563	in a child care facility. For purposes of screening, the term
564	includes any member, over the age of 12 years, of a child care
565	facility operator's family, or person, over the age of 12 years,
566	residing with a child care facility operator if the child care
567	facility is located in or adjacent to the home of the operator
568	or if the family member of, or person residing with, the child
569	care facility operator has any direct contact with the children
570	in the facility during its hours of operation. Members of the
571	operator's family or persons residing with the operator who are
572	between the ages of 12 years and 18 years are not required to be
573	fingerprinted but must be screened for delinquency records. For
574	purposes of screening, the term also includes persons who work
575	in child care programs that provide care for children 15 hours
576	or more each week in public or nonpublic schools, family day
577	care homes, membership organizations under s. 402.301, or
578	programs otherwise exempted under s. 402.316. The term does not
579	include public or nonpublic school personnel who are providing
580	care during regular school hours, or after hours for activities

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581	related to a school's program for grades kindergarten through
582	12. A volunteer who assists on an intermittent basis for less
583	than 10 hours per month is not included in the term "personnel"
584	for the purposes of screening and training if a person who meets
585	the screening requirement of s. 402.305(2) is always present and
586	has the volunteer in his or her line of sight. Students who
587	observe and participate in a child care facility as a part of
588	their required coursework are not considered child care
589	personnel, provided such observation and participation are on an
590	intermittent basis and a person who meets the screening
591	requirement of s. 402.305(2) is always present and has the
592	student in his or her line of sight.
593	Section 7. Subsection (5) is added to section 409.977,
594	Florida Statutes, to read:
595	409.977 Enrollment
596	(5) Specialty plans serving children in the care and
597	custody of the department may serve such children as long as
598	they remain in care, including those remaining in extended
599	foster care pursuant to s. 39.6251, or are in subsidized
600	adoption and continue to be eligible for Medicaid pursuant to s.
601	409.903.
602	Section 8. Paragraph (a) of subsection (1) of section
603	409.986, Florida Statutes, is amended to read:
604	409.986 Legislative findings and intent; child protection
605	and child welfare outcomes; definitions
606	(1) LEGISLATIVE FINDINGS AND INTENT
607	(a) It is the intent of the Legislature that the Department
608	of Children and Families provide child protection and child
609	welfare services to children through contracting with community-

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636

term:

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610 based care lead agencies. The community-based lead agencies 611 shall give priority to the use of services that are evidence-612 based and trauma-informed. Counties that provide children and 613 family services with at least 40 licensed residential group care 614 beds by July 1, 2003, and that provide at least \$2 million 615 annually in county general revenue funds to supplement foster 616 and family care services shall continue to contract directly 617 with the state. It is the further intent of the Legislature that 618 communities have responsibility for and participate in ensuring 619 safety, permanence, and well-being for all children in the 620 state. 621 Section 9. Subsection (3) of section 409.988, Florida 622 Statutes, is amended to read: 409.988 Lead agency duties; general provisions.-623 624 (3) SERVICES.-A lead agency must provide serve dependent 625 children with through services that are supported by research or 626 that are recognized as best practices in the best child welfare 627 field practices. The agency shall give priority to the use of 628 services that are evidence-based and trauma-informed and may 629 also provide other innovative services, including, but not 630 limited to, family-centered and, cognitive-behavioral, trauma-631 informed interventions designed to mitigate out-of-home 632 placements. 633 Section 10. Subsection (5) of section 435.02, Florida Statutes, is amended to read: 634 635 435.02 Definitions.-For the purposes of this chapter, the

637 (5) "Specified agency" means the Department of Health, the638 Department of Children and Families, the Division of Vocational

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639 Rehabilitation within the Department of Education, the Agency 640 for Health Care Administration, the Department of Elderly 641 Affairs, the Department of Juvenile Justice, and the Agency for 642 Persons with Disabilities, and local licensing agencies approved 643 pursuant to s. 402.307, when these agencies are conducting state 644 and national criminal history background screening on persons 645 who work with children or persons who are elderly or disabled. Section 11. Section 1006.061, Florida Statutes, is amended 646 647 to read: 648 1006.061 Child abuse, abandonment, and neglect policy.-Each 649 district school board, charter school, and private school that 650 accepts scholarship students under s. 1002.39 or s. 1002.395 651 shall: 652 (1) Post in a prominent place in each school a notice that, 653 pursuant to chapter 39, all employees and agents of the district 654 school board, charter school, or private school have an 655 affirmative duty to report all actual or suspected cases of 656 child abuse, abandonment, or neglect; have immunity from 657 liability if they report such cases in good faith; and have a 658 duty to comply with child protective investigations and all 659 other provisions of law relating to child abuse, abandonment, 660 and neglect. The notice shall also include the statewide toll-

(2) Post in a prominent place at each school site and on each school's Internet website, if available, the policies and procedures for reporting alleged misconduct by instructional personnel or school administrators which affects the health, safety, or welfare of a student; the contact person to whom the report is made; and the penalties imposed on instructional

free telephone number of the central abuse hotline.

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668	personnel or school administrators who fail to report suspected
669	or actual child abuse or alleged misconduct by other
670	instructional personnel or school administrators.
671	(3) Require the principal of the charter school or private
672	school, or the district school superintendent, or the
673	superintendent's designee, at the request of the Department of
674	Children and Families, to act as a liaison to the Department of
675	Children and Families and the child protection team, as defined
676	in s. 39.01, when in a case of suspected child abuse,
677	abandonment, or neglect or an unlawful sexual offense involving
678	a child the case is referred to such a team; except that this
679	does not relieve or restrict the Department of Children and
680	Families from discharging its duty and responsibility under the
681	law to investigate and report every suspected or actual case of
682	child abuse, abandonment, or neglect or unlawful sexual offense
683	involving a child.
684	(4)(a) Post in a prominent place in a clearly visible
685	location and public area of the school which is readily
686	accessible to and widely used by students a sign in English and
687	Spanish that contains:
688	1. The statewide toll-free telephone number of the central
689	abuse hotline as provided in chapter 39;
690	2. Instructions to call 911 for emergencies; and
691	3. Directions for accessing the Department of Children and
692	Families Internet website for more information on reporting
693	abuse, neglect, and exploitation.
694	(b) The information in paragraph (a) must be put on at
695	least one poster in each school, on a sheet that measures at
696	least 11 inches by 17 inches, produced in large print, and

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697	placed at student eye level for easy viewing.
698	
699	The Department of Education shall develop, and publish on the
700	department's Internet website, sample notices suitable for
701	posting in accordance with subsections (1) <u>,</u> and (2), and (4).
702	Section 12. This act shall take effect July 1, 2015.