First Engrossed

2020426e1

I	
1	A bill to be entitled
2	An act relating to economic development; amending s.
3	20.60, F.S.; revising the responsibilities of
4	divisions within the Department of Economic
5	Opportunity; requiring the executive director of the
6	department to serve as a member of the board of
7	directors of the Florida Development Finance
8	Corporation; authorizing the executive director to
9	designate a department employee to serve in this
10	capacity; requiring that the annual report of the
11	corporation be incorporated into the department's
12	annual report on the condition of the business climate
13	and economic development in the state; requiring the
14	department to develop performance standards for the
15	corporation and to include certain information
16	relating to the standards in the department's annual
17	report; amending s. 288.018, F.S.; defining the term
18	"regional economic development organization";
19	specifying that the concept of building the
20	professional capacity of a regional economic
21	development organization includes the hiring of
22	professional staff to perform specified services;
23	providing that matching grants may be used to provide
24	technical assistance to local governments and economic
25	development organizations and to existing and
26	prospective businesses; increasing the maximum amount
27	of annual grant funding that specified economic
28	development organizations may receive; revising the
29	required amount of nonstate matching funds; requiring
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30	that certain information be included in contracts or
31	agreements involving grant funds; requiring that
32	contracts or agreements involving the expenditure of
33	grant funds, and a plain-language version of certain
34	contracts or agreements, be placed on the contracting
35	regional economic development organization's website
36	for a specified period before execution; deleting an
37	obsolete provision; amending s. 288.0655, F.S.;
38	revising the maximum percentage of total
39	infrastructure project costs for which the department
40	may award grants; specifying that improving access to
41	and availability of broadband Internet services is an
42	eligible project for certain grant funds; providing
43	that grants for improvements to broadband Internet
44	service and access must be conducted through certain
45	partnerships; requiring the department to reevaluate
46	certain guidelines by a specified date; requiring that
47	certain information be included in contracts or
48	agreements involving grant funds; requiring a regional
49	economic development organization to post contracts or
50	agreements involving the expenditure of grant funds,
51	and a plain-language version of certain contracts or
52	agreements, on the organization's website for a
53	specified period before execution; amending s.
54	288.9604, F.S.; revising the membership of the board
55	of directors of the corporation; requiring that the
56	director of the Division of Bond Finance of the State
57	Board of Administration, or his or her designee, serve
58	on the board of directors of the corporation; making
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59 conforming changes; authorizing meetings of the directors to be conducted by teleconference; providing for future repeals; requiring the chair and vice chair of the board of directors of the corporation to serve as regular members of the board after a specified date; providing construction; amending s. 288.9605, F.S.; providing for the electronic execution and delivery of certain documents executed by the	
61 for future repeals; requiring the chair and vice chair 62 of the board of directors of the corporation to serve 63 as regular members of the board after a specified 64 date; providing construction; amending s. 288.9605, 65 F.S.; providing for the electronic execution and	
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 64 date; providing construction; amending s. 288.9605, 65 F.S.; providing for the electronic execution and 	
65 F.S.; providing for the electronic execution and	
66 delivery of certain documents executed by the	
67 corporation; amending s. 288.9606, F.S.; prohibiting	
68 certain bonds, notes, and other forms of indebtedness	
69 from exceeding a specified amount of time; specifying	
70 that certain bonds are payable solely from certain	
71 revenues; providing requirements for such bonds;	
72 amending s. 288.9610, F.S.; revising the entities to	
73 which the corporation is required to submit an annual	
74 report containing specified information; creating s.	
75 288.9619, F.S.; requiring that certain conflicts of	
76 interest be publicly disclosed to the corporation and	
77 set forth in the corporation's minutes; prohibiting a	
78 director with a conflict of interest from taking	
79 certain actions; amending s. 445.002, F.S.; defining	
80 the terms "for cause" and "state board"; amending s.	
81 445.003, F.S.; replacing CareerSource Florida, Inc.,	
82 with the state board or the department in provisions	
83 relating to the implementation of the federal	
84 Workforce Innovation and Opportunity Act; authorizing,	
85 rather than requiring, certain funds to be reserved	
86 for the Incumbent Worker Training Program; conforming	
87 provisions to changes made by the act; authorizing the	

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88 state board to hire an executive director and staff; 89 requiring the state board to authorize the executive 90 director and staff to work with the department for 91 specified reasons; amending s. 445.004, F.S.; revising 92 provisions relating to the operation of CareerSource 93 Florida, Inc.; revising the purpose of CareerSource 94 Florida, Inc.; providing purpose for the state board; 95 revising the organizational structure of CareerSource Florida, Inc.; providing requirements for the 96 97 organizational structure of the state board; providing 98 the state board with powers and authority previously 99 held by CareerSource Florida, Inc.; revising the 100 requirements related to such powers and authority; 101 requiring the state board, rather than CareerSource 102 Florida, Inc., to submit an annual report to the 103 Governor and the Legislature; authorizing the Auditor 104 General to conduct an audit of the state board and 105 programs or entities created by the state board; 106 requiring the state board, rather than CareerSource 107 Florida, Inc., to establish certain uniform 108 performance accountability measures; requiring the 109 state board, in consultation with the department, to 110 design the workforce development strategy for the 111 state; requiring that the strategy be approved by the 112 Governor; revising requirements relating to the 113 workforce development system; authorizing the 114 department to consult with the state board to issue 115 certain technical assistance letters; amending s. 445.006, F.S.; requiring that the state board, rather 116

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117than CareerSource Florida, Inc., take certain actions118relating to the state plan for workforce development;119amending s. 445.007, F.S.; replacing CareerSource120Florida, Inc., with the state board or the department121in provisions relating to local workforce development122boards; deleting the definition of the term "cause";123authorizing a chief elected official for a local124workforce development board to remove certain persons125from the board for cause; requiring the department to126provide certain guidance to specified entities;127deleting an obsolete provision; making technical128changes; amending s. 445.0071, F.S.; replacing129CareerSource Florida, Inc., with the state board or130the department in provisions relating to the Florida131Youth Summer Jobs Pilot Program; amending s. 445.008,132F.S.; revising authority relating to the Workforce133Training Institute; requiring that certain donations134and grants be reported to the state board and the135department; amending s. 445.009, F.S.; replacing136CareerSource Florida, Inc., with the state board or137the department in provisions relating to one-stop138delivery systems; deleting an obsolete provision;139amending s. 445.011, F.S.; replacing CareerSource130Florida, Inc., with the department in provisions131relating to workforce information systems; requiring132the dep	I	
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134 and grants be reported to the state board and the 135 department; amending s. 445.009, F.S.; replacing 136 CareerSource Florida, Inc., with the state board or 137 the department in provisions relating to one-stop 138 delivery systems; deleting an obsolete provision; 139 amending s. 445.011, F.S.; replacing CareerSource 140 Florida, Inc., with the department in provisions 141 relating to workforce information systems; requiring	132	F.S.; revising authority relating to the Workforce
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140 Florida, Inc., with the department in provisions 141 relating to workforce information systems; requiring	138	delivery systems; deleting an obsolete provision;
141 relating to workforce information systems; requiring	139	amending s. 445.011, F.S.; replacing CareerSource
	140	Florida, Inc., with the department in provisions
142 the department to consult with the state board in	141	relating to workforce information systems; requiring
	142	the department to consult with the state board in
143 implementing certain automated information systems;	143	implementing certain automated information systems;
144 deleting a provision requiring CareerSource Florida,	144	deleting a provision requiring CareerSource Florida,
145 Inc., to take certain actions when procuring workforce	145	Inc., to take certain actions when procuring workforce

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146 information systems; amending s. 445.014, F.S.; 147 replacing CareerSource Florida, Inc., with the state 148 board in provisions relating to the establishment of 149 one-stop delivery systems; amending s. 445.021, F.S.; 150 replacing CareerSource Florida, Inc., with the state 151 board in provisions relating to the relocation 152 assistance program; amending s. 445.022, F.S.; 153 replacing CareerSource Florida, Inc., with the state 154 board in provisions relating to Retention Incentive Training Accounts; amending s. 445.024, F.S.; 155 156 replacing CareerSource Florida, Inc., with the state 157 board in provisions relating to certain contract 158 exceptions; amending s. 445.026, F.S.; replacing 159 CareerSource Florida, Inc., with the state board in provisions relating to cash assistance severance 160 161 benefits; amending s. 445.028, F.S.; replacing 162 CareerSource Florida, Inc., with the department in 163 provisions relating to transitional benefits and services; amending s. 445.030, F.S.; replacing 164 165 CareerSource Florida, Inc., with the state board in 166 provisions relating to transitional education and 167 training; amending s. 445.033, F.S.; replacing 168 CareerSource Florida, Inc., with the state board in 169 provisions relating to evaluations of TANF-funded programs; amending s. 445.035, F.S.; replacing 170 171 CareerSource Florida, Inc., with the state board in 172 provisions relating to data collection and reporting; 173 amending s. 445.048, F.S.; replacing CareerSource 174 Florida, Inc., with the state board in provisions

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175	relating to the Passport to Economic Progress program;
176	amending s. 445.051, F.S.; replacing CareerSource
177	Florida, Inc., with the state board in provisions
178	relating to individual development accounts; amending
179	s. 445.055, F.S.; replacing CareerSource Florida,
180	Inc., with the state board in provisions relating to
181	the establishment of an employment advocacy and
182	assistance program targeting a certain group; amending
183	ss. 11.45, 288.901, 331.369, 413.405, 414.045,
184	420.622, 443.171, 443.181, 446.71, 1011.80, and
185	1011.801, F.S.; conforming provisions to changes made
186	by the act; providing an effective date.
187	
188	Be It Enacted by the Legislature of the State of Florida:
189	
190	Section 1. Paragraph (c) of subsection (5), subsection (6),
191	paragraph (b) of subsection (10), and subsection (11) of section
192	20.60, Florida Statutes, are amended, and paragraph (c) is added
193	to subsection (9) of that section, to read:
194	20.60 Department of Economic Opportunity; creation; powers
195	and duties
196	(5) The divisions within the department have specific
197	responsibilities to achieve the duties, responsibilities, and
198	goals of the department. Specifically:
199	(c) The Division of Workforce Services shall:
200	1. Prepare and submit a unified budget request for
201	workforce development in accordance with chapter 216 for, and in
202	conjunction with, <u>the state</u> CareerSource Florida, Inc., and its
203	board <u>as defined in s. 445.002</u> .
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204 2. Ensure that the state appropriately administers federal 205 and state workforce funding by administering plans and policies 206 of <u>the state board as defined in s. 445.002</u> CareerSource 207 Florida, Inc., under contract with CareerSource Florida, Inc. 208 The operating budget and midyear amendments thereto must be part 209 of such contract.

a. All program and fiscal instructions to local workforce
development boards shall emanate from the Department of Economic
Opportunity pursuant to plans and policies of <u>the state board as</u>
<u>defined in s. 445.002</u> CareerSource Florida, Inc., which shall be
responsible for all policy directions to the local workforce
development boards.

b. Unless otherwise provided by agreement with <u>the state</u> board as defined in s. 445.002 CareerSource Florida, Inc., administrative and personnel policies of the Department of Economic Opportunity apply.

3. Implement the state's reemployment assistance program.
The Department of Economic Opportunity shall ensure that the
state appropriately administers the reemployment assistance
program pursuant to state and federal law.

4. Assist in developing the 5-year statewide strategic planrequired by this section.

(6) (a) The Department of Economic Opportunity is the administrative agency designated for receipt of federal workforce development grants and other federal funds. The department shall administer the duties and responsibilities assigned by the Governor under each federal grant assigned to the department. The department shall expend each revenue source as provided by federal and state law and as provided in plans

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233 developed by and agreements with <u>the state board as defined in</u> 234 <u>s. 445.002</u> CareerSource Florida, Inc. The department may serve 235 as the contract administrator for contracts entered into by <u>the</u> 236 <u>state board under</u> CareerSource Florida, Inc., pursuant to s. 237 445.004(5), as directed by CareerSource Florida, Inc.

238 (b) The Department of Economic Opportunity shall serve as 239 the designated agency for purposes of each federal workforce 240 development grant assigned to it for administration. The department shall carry out the duties assigned to it by the 241 242 Governor, under the terms and conditions of each grant. The 243 department shall have the level of authority and autonomy 244 necessary to be the designated recipient of each federal grant 245 assigned to it and shall disburse such grants pursuant to the 246 plans and policies of the state board as defined in s. 445.002 247 CareerSource Florida, Inc. The executive director may, upon 248 delegation from the Governor and pursuant to agreement with the 249 state board CareerSource Florida, Inc., sign contracts, grants, 250 and other instruments as necessary to execute functions assigned 251 to the department. Notwithstanding other provisions of law, the 252 department shall administer other programs funded by federal or 253 state appropriations, as determined by the Legislature in the 254 General Appropriations Act or other law.

255

(9) The executive director shall:

256 (c) Serve as a member of the board of directors of the 257 Florida Development Finance Corporation. The executive director 258 may designate an employee of the department to serve in this 259 capacity.

(10) The department, with assistance from EnterpriseFlorida, Inc., shall, by November 1 of each year, submit an

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262 annual report to the Governor, the President of the Senate, and 263 the Speaker of the House of Representatives on the condition of 264 the business climate and economic development in the state. 265 (b) The report must incorporate annual reports of other 266 programs, including: 267 1. Information provided by the Department of Revenue under 268 s. 290.014. 269 2. Information provided by enterprise zone development 270 agencies under s. 290.0056 and an analysis of the activities and 271 accomplishments of each enterprise zone.

3. The Economic Gardening Business Loan Pilot Program established under s. 288.1081 and the Economic Gardening Technical Assistance Pilot Program established under s. 288.1082.

4. A detailed report of the performance of the Black
Business Loan Program and a cumulative summary of quarterly
report data required under s. 288.714.

279 5. The Rural Economic Development Initiative established280 under s. 288.0656.

281

6. The Florida Unique Abilities Partner Program.

282 7. A detailed report of the performance of the Florida
 283 Development Finance Corporation and a summary of the
 284 corporation's report required under s. 288.9610.

(11) The department shall establish annual performance
standards for Enterprise Florida, Inc., CareerSource Florida,
Inc., the Florida Tourism Industry Marketing Corporation, and
Space Florida, and the Florida Development Finance Corporation
and report annually on how these performance measures are being
met in the annual report required under subsection (10).

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291	Section 2. Subsections (1), (3), and (4) of section
292	288.018, Florida Statutes, are amended to read:
293	288.018 Regional Rural Development Grants Program.—
294	(1) (a) For the purposes of this section, the term "regional
295	economic development organization" means an economic development
296	organization located in or contracted to serve a rural area of
297	opportunity, as defined in s. 288.0656(2)(d).
298	(b) The department shall establish a matching grant program
299	to provide funding to <u>regional</u> regionally based economic
300	development organizations representing rural counties and
301	communities for the purpose of building the professional
302	capacity of those their organizations. Building the professional
303	capacity of a regional economic development organization
304	includes hiring professional staff to develop, deliver, and
305	provide needed economic development professional services,
306	including technical assistance, education and leadership
307	development, marketing, and project recruitment. Such Matching
308	grants may also be used by <u>a regional</u> an economic development
309	organization to provide technical assistance to <u>local</u>
310	governments, local economic development organizations, and
311	existing and prospective businesses within the rural counties
312	and communities that it serves.
313	(c) A regional economic development organization may apply
314	annually to the department for a matching grant. The department
315	is authorized to approve, on an annual basis, grants to such
316	regional regionally based economic development organizations.
317	The maximum amount an organization may receive in any year will
318	be \$50,000, or <u>\$250,000 for any three regional economic</u>
319	development organizations that serve an entire region of a rural
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320	area of opportunity designated pursuant to s. 288.0656(7) if
321	they are recognized by the department as serving such a region.
322	(d) Grant funds received by a regional economic development
323	organization \$150,000 in a rural area of opportunity recommended
324	by the Rural Economic Development Initiative and designated by
325	the Governor, and must be matched each year by an equivalent
326	amount of nonstate resources <u>in an amount equal to 25 percent of</u>
327	the state contribution.
328	(3) (a) A contract or agreement that involves the
329	expenditure of grant funds provided under this section,
330	including a contract or agreement entered into between another
331	entity and a regional economic development organization, a unit
332	of local government, or an economic development organization
333	substantially underwritten by a unit of local government, must
334	include:
335	1. The purpose of the contract or agreement.
336	2. Specific performance standards and responsibilities for
337	each entity under the contract or agreement.
338	3. A detailed project or contract budget, if applicable.
339	4. The value of any services provided.
340	5. The projected travel expenses for employees and board
341	members, if applicable.
342	(b) At least 14 days before executing a contract or
343	agreement, the contracting regional economic development
344	organization shall post on its website:
345	1. Any contract or agreement that involves the expenditure
346	of grant funds provided under this section.
347	2. A plain-language version of any contract or agreement
348	that is estimated to exceed \$35,000 with a private entity, a
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349 municipality, or a vendor of services, supplies, or programs, including marketing, or for the purchase or lease or use of 350 351 lands, facilities, or properties which involves the expenditure 352 of grant funds provided under this section The department may 353 also contract for the development of an enterprise zone web 354 portal or websites for each enterprise zone which will be used 355 to market the program for job creation in disadvantaged urban 356 and rural enterprise zones. Each enterprise zone web page should 357 include downloadable links to state forms and information, as 358 well as local message boards that help businesses and residents 359 receive information concerning zone boundaries, job openings, 360 zone programs, and neighborhood improvement activities. 361 (4) The department may expend up to \$750,000 each fiscal 362 year from funds appropriated to the Rural Community Development 363 Revolving Loan Fund for the purposes outlined in this section. 364 The department may contract with Enterprise Florida, Inc., for

365 the administration of the purposes specified in this section.
366 Funds released to Enterprise Florida, Inc., for this purpose
367 shall be released quarterly and shall be calculated based on the
368 applications in process.

369 Section 3. Present subsection (5) of section 288.0655, 370 Florida Statutes, is redesignated as subsection (6), a new 371 subsection (5) is added to that section, and paragraph (b) of 372 subsection (2), subsection (4), and present subsection (6) of 373 that section are amended, to read:

374 288.0655 Rural Infrastructure Fund.-

375

(2)

(b) To facilitate access of rural communities and ruralareas of opportunity as defined by the Rural Economic

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378 Development Initiative to infrastructure funding programs of the 379 Federal Government, such as those offered by the United States 380 Department of Agriculture and the United States Department of 381 Commerce, and state programs, including those offered by Rural 382 Economic Development Initiative agencies, and to facilitate 383 local government or private infrastructure funding efforts, the 384 department may award grants for up to 50 30 percent of the total 385 infrastructure project cost. If an application for funding is 386 for a catalyst site, as defined in s. 288.0656, the department 387 may award grants for up to 40 percent of the total 388 infrastructure project cost. Eligible projects must be related 389 to specific job-creation or job-retention opportunities. 390 Eligible projects may also include improving any inadequate 391 infrastructure that has resulted in regulatory action that prohibits economic or community growth, or reducing the costs to 392 393 community users of proposed infrastructure improvements that 394 exceed such costs in comparable communities, and improving 395 access to and the availability of broadband Internet service. 396 Eligible uses of funds shall include improvements to public 397 infrastructure for industrial or commercial sites, and upgrades 398 to or development of public tourism infrastructure, and 399 improvements to broadband Internet service and access in 400 unserved or underserved rural communities. Improvements to broadband Internet service and access must be conducted through 401 402 a partnership or partnerships with one or more dealers, as 403 defined in s. 202.11(2), and the partnership or partnerships 404 must be established through a competitive selection process that 405 is publicly noticed. Authorized infrastructure may include the following public or public-private partnership facilities: storm 406

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407 water systems; telecommunications facilities; broadband 408 facilities; roads or other remedies to transportation 409 impediments; nature-based tourism facilities; or other physical 410 requirements necessary to facilitate tourism, trade, and 411 economic development activities in the community. Authorized 412 infrastructure may also include publicly or privately owned 413 self-powered nature-based tourism facilities, publicly owned telecommunications facilities, and broadband facilities, and 414 415 additions to the distribution facilities of the existing natural gas utility as defined in s. 366.04(3)(c), the existing electric 416 417 utility as defined in s. 366.02, or the existing water or 418 wastewater utility as defined in s. 367.021(12), or any other 419 existing water or wastewater facility, which owns a gas or 420 electric distribution system or a water or wastewater system in 421 this state where:

1. A contribution-in-aid of construction is required to serve public or public-private partnership facilities under the tariffs of any natural gas, electric, water, or wastewater utility as defined herein; and

426 2. Such utilities as defined herein are willing and able to427 provide such service.

428 (4) By September 1, 2021 2012, the department shall, in 429 consultation with the organizations listed in subsection (3), 430 and other organizations, reevaluate existing guidelines and 431 criteria governing submission of applications for funding, 432 review and evaluation of such applications, and approval of 433 funding under this section. The department shall consider 434 factors including, but not limited to, the project's potential 435 for enhanced job creation or increased capital investment, the

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436	demonstration and level of local public and private commitment,
437	whether the project is located in an enterprise zone, in a
438	community development corporation service area, or in an urban
439	high-crime area as designated under s. 212.097, the unemployment
440	rate of the county in which the project would be located, and
441	the poverty rate of the community.
442	(5)(a) A contract or agreement that involves the
443	expenditure of grant funds provided under this section,
444	including a contract or agreement entered into between another
445	entity and a regional economic development organization, a unit
446	of local government, or an economic development organization
447	substantially underwritten by a unit of local government, must
448	include:
449	1. The purpose of the contract or agreement.
450	2. Specific performance standards and responsibilities for
451	each entity.
452	3. A detailed project or contract budget, if applicable.
453	4. The value of any services provided.
454	5. The projected travel expenses for employees and board
455	members, if applicable.
456	(b) At least 14 days before execution, the contracting
457	regional economic development organization shall post on its
458	website:
459	1. Any contract or agreement that involves the expenditure
460	of grant funds provided under this section.
461	2. A plain-language version of a contract or agreement that
462	is estimated to exceed \$35,000 with a private entity, a
463	municipality, or a vendor of services, supplies, or programs,
464	including marketing, or for the purchase or lease or use of
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1	
465	lands, facilities, or properties which involves the expenditure
466	of grant funds provided under this section.
467	(6) For the 2019-2020 fiscal year, the funds appropriated
468	for the grant program for Florida Panhandle counties shall be
469	distributed pursuant to and for the purposes described in the
470	proviso language associated with Specific Appropriation 2314 of
471	the 2019-2020 General Appropriations Act. This subsection
472	expires July 1, 2020.
473	Section 4. Subsections (2), (3), and (4) of section
474	288.9604, Florida Statutes, are amended, and subsection (5) is
475	added to that section, to read:
476	288.9604 Creation of the authority
477	(2) The board of directors of the corporation shall consist
478	of seven directors. The executive director of the department, or
479	his or her designee, shall serve as chair of the board of
480	directors of the corporation. The director of the Division of
481	Bond Finance of the State Board of Administration, or his or her
482	designee, shall serve as a director on the board of directors of
483	the corporation. The Governor, subject to confirmation by the
484	Senate, shall appoint the <u>remaining five directors of the</u> board
485	of directors of the corporation , who shall be five in number .
486	The terms of office for the <u>appointed</u> directors <u>are</u> shall be for
487	4 years <u>after</u> from the date of their appointment. A vacancy
488	occurring during a term <u>of an appointed director</u> shall be filled
489	for the unexpired term. An appointed A director is shall be
490	eligible for reappointment. At least three of the <u>appointed</u>
491	directors of the corporation must have experience in finance
492	shall be bankers who have been selected by the Governor from a
493	list of bankers who were nominated by Enterprise Florida, Inc.,
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494 and one of the directors <u>must have experience in</u> shall be an 495 economic development specialist.

(3) (a)1. A director may not receive compensation for his or
her services, but is entitled to necessary expenses, including
travel expenses, incurred in the discharge of his or her duties.
Each <u>appointed</u> director shall hold office until his or her
successor has been appointed.

2. Directors are subject to ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2). For purposes of applying ss. 112.313(1)-(8), (10), (12), and (15); 112.3135; and 112.3143(2) to activities of directors, directors <u>are shall be</u> considered public officers and the corporation <u>is shall be</u> considered their agency.

507 (b) The powers of the corporation shall be exercised by the 508 directors thereof. A majority of the directors constitutes a 509 quorum for the purposes of conducting business and exercising the powers of the corporation and for all other purposes. 510 511 Meetings of the directors may be conducted by teleconference. 512 Action may be taken by the corporation upon a vote of a majority 513 of the directors present, unless in any case the bylaws require 514 a larger number. Any person may be appointed as director if he 515 or she resides, or is engaged in business, which means owning a business, practicing a profession, or performing a service for 516 517 compensation or serving as an officer or director of a corporation or other business entity so engaged, within the 518 519 state.

(c) The directors of the corporation shall annually elect,
by a majority vote, one of their members as chair and one as
vice chair. The corporation may employ a president, technical

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523 experts, and such other agents and employees, permanent and 524 temporary, as it requires and determine their qualifications, 525 duties, and compensation. For such legal services as it 526 requires, the corporation may employ or retain its own counsel 527 and legal staff.

528 (4) The board may remove an appointed a director for 529 inefficiency, neglect of duty, or misconduct in office. Such 530 director may be removed only after a hearing and only if he or 531 she has been given a copy of the charges at least 10 days before 532 such hearing and has had an opportunity to be heard in person or 533 by counsel. The removal of an appointed a director creates shall create a vacancy on the board which must shall be filled 534 535 pursuant to subsection (2).

536 (5) This section is repealed July 1, 2023, and July 1 of 537 every fourth year thereafter, unless reviewed and saved from 538 repeal by the Legislature.

Section 5. <u>In order to implement the changes made by this</u> act to s. 288.9604, Florida Statutes, the chair and vice chair of the board of directors of the Florida Development Finance Corporation as of June 30, 2020, shall serve as regular members beginning July 1, 2020. Nothing in this act may be construed to affect the terms of the directors serving on the board on July 1, 2020.

546 Section 6. Subsection (3) is added to section 288.9605, 547 Florida Statutes, to read:

548

288.9605 Corporation powers.-

549 <u>(3) Documents, agreements, and instruments executed by the</u> 550 <u>corporation may be executed and delivered in accordance with the</u> 551 Electronic Signature Act of 1996.

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Section 7. Subsections (1) and (2) of section 288.9606, 553 Florida Statutes, are amended to read:

554

288.9606 Issue of revenue bonds.-

555 (1) When authorized by a public agency pursuant to s. 556 163.01(7), the corporation has power in its corporate capacity, 557 in its discretion, to issue revenue bonds or other evidences of 558 indebtedness which a public agency has the power to issue, from 559 time to time to finance the undertaking of any purpose of this 560 act, including, without limiting the generality thereof, the 561 payment of principal and interest upon any advances for surveys 562 and plans or preliminary loans, and has the power to issue 563 refunding bonds for the payment or retirement of bonds 564 previously issued. Bonds issued under pursuant to this section 565 shall bear the name "Florida Development Finance Corporation Revenue Bonds." The security for such bonds may be based upon 566 567 such revenues as are legally available. In anticipation of the 568 sale of such revenue bonds, the corporation may issue bond 569 anticipation notes and may renew such notes from time to time, 570 but the maximum maturity of any such note, including renewals 571 thereof, may not exceed 5 years after from the date of issuance 572 of the original note. Such notes shall be paid from any revenues 573 of the corporation available therefor and not otherwise pledged 574 or from the proceeds of sale of the revenue bonds in 575 anticipation of which they were issued. Any bond, note, or other 576 form of indebtedness issued under pursuant to this act may not 577 exceed 35 years from their respective dates of issuance shall 578 mature no later than the end of the 30th fiscal year after the 579 fiscal year in which the bond, note, or other form of indebtedness was issued. 580

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581 (2) Bonds issued under this section do not constitute an 582 indebtedness within the meaning of any constitutional or 583 statutory debt limitation or restriction, and are not subject to 584 the provisions of any other law or charter relating to the 585 authorization, issuance, or sale of bonds. Bonds issued under 586 the provisions of this act are declared to be for an essential 587 public and governmental purpose. Bonds issued under this act, 588 the interest on which is exempt from income taxes of the United 589 States, together with interest thereon and income therefrom, are 590 exempted from all taxes, except those taxes imposed by chapter 591 220, on interest, income, or profits on debt obligations owned 592 by corporations. Bonds issued under this act are not a debt, 593 liability, or obligation of the state or any subdivision 594 thereof, or a pledge of faith and credit of the corporation or 595 of the state or of any such political subdivision thereof, but 596 are payable solely from the revenues provided therefor. Each 597 bond issued under this part shall contain on the face thereof a 598 statement to the effect that the corporation is not obligated to 599 pay the same or interest thereon from the revenues and proceeds 600 pledged therefor, and that the faith and credit or the taxing 601 power of the corporation or of the state or of any political 602 subdivision thereof is not pledged to the payment of the 603 principal of or the interest on such bonds.

604 Section 8. Section 288.9610, Florida Statutes, is amended 605 to read:

288.9610 Annual reports of Florida Development Finance
Corporation.—On or before 90 days after the close of the Florida
Development Finance Corporation's fiscal year, the corporation
shall submit to the Governor, the Legislature, the Auditor

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610	General, <u>the Department of Economic Opportunity</u> , and the
611	governing body of each public entity for which the corporation
612	issues revenue bonds pursuant to s. 288.9606 or with which it
613	has entered into an interlocal agreement a complete and detailed
614	report setting forth:
615	(1) The results of any audit conducted <u>under</u> pursuant to s.
616	11.45.
617	(2) The activities, operations, and accomplishments of the
618	Florida Development Finance Corporation, including the number of
619	businesses assisted by the corporation.
620	(3) Its assets, liabilities, income, and operating expenses
621	at the end of its most recent fiscal year, including a
622	description of all of its outstanding revenue bonds.
623	Section 9. Section 288.9619, Florida Statutes, is created
624	to read:
625	288.9619 Conflicts of interest.—If any director has a
626	direct or indirect interest associated with any party to an
627	application on which the corporation has taken or will take
628	action in exercising its power for the issuance of revenue bonds
629	or other evidences of indebtedness, such interest must be
630	publicly disclosed to the corporation and set forth in the
631	minutes of the corporation. The director that has such interest
632	may not participate in any action by the corporation with
633	respect to such party and application.
634	Section 10. Present subsections (2) and (3) of section
635	445.002, Florida Statutes, are redesignated as subsections (3)
636	and (5), respectively, and a new subsection (2) and subsection
637	(4) are added to that section, to read:
638	445.002 DefinitionsAs used in this chapter, the term:

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639	(2) "For cause" includes, but is not limited to, engaging
640	in fraud or other criminal acts, incapacity, unfitness, neglect
641	of duty, official incompetence and irresponsibility,
642	misfeasance, malfeasance, nonfeasance, or lack of performance.
643	(4) "State board" means the state workforce development
644	board established pursuant to the Workforce Innovation and
645	Opportunity Act, Pub. L. No. 113-128, Title I, s. 101. The state
646	board is the board of directors of CareerSource Florida, Inc.,
647	which works at the direction of the state board in consultation
648	with the department as required by this chapter.
649	Section 11. Subsections (2) through (5) of section 445.003,
650	Florida Statutes, are amended, and subsection (6) is added to
651	that section, to read:
652	445.003 Implementation of the federal Workforce Innovation
653	and Opportunity Act
654	(2) FOUR-YEAR PLAN <u>The state board</u> CareerSource Florida,
655	Inc., shall prepare and submit a 4-year plan, consistent with
656	the requirements of the Workforce Innovation and Opportunity
657	Act. Mandatory and optional federal partners shall be fully
658	involved in designing the plan's one-stop delivery system
659	strategy. The plan must clearly define each program's statewide
660	duties and role relating to the system. The plan must detail a
661	process that would fully integrate all federally mandated and
662	optional partners.
663	(3) FUNDING
664	(a) Title I, Workforce Innovation and Opportunity Act
665	funds; Wagner-Peyser funds; and NAFTA/Trade Act funds will be
666	expended based on the 4-year plan of the state board
667	CareerSource Florida, Inc. The plan must outline and direct the

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668 method used to administer and coordinate various funds and 669 programs that are operated by various agencies. The following 670 provisions apply to these funds:

671 1. At least 50 percent of the Title I funds for Adults and 672 Dislocated Workers which are passed through to local workforce 673 development boards shall be allocated to and expended on 674 Individual Training Accounts unless a local workforce 675 development board obtains a waiver from the state board 676 CareerSource Florida, Inc. Tuition, books, and fees of training 677 providers and other training services prescribed and authorized 678 by the Workforce Innovation and Opportunity Act qualify as 679 Individual Training Account expenditures.

680 2. Fifteen percent of Title I funding shall be retained at 681 the state level and dedicated to state administration and shall be used to design, develop, induce, and fund innovative 682 683 Individual Training Account pilots, demonstrations, and 684 programs. Of such funds retained at the state level, \$2 million 685 may shall be reserved for the Incumbent Worker Training Program 686 created under subparagraph 3. Eligible state administration 687 costs include the costs of funding for the state board and state 688 board staff of CareerSource Florida, Inc.; operating fiscal, 689 compliance, and management accountability systems through the 690 department CareerSource Florida, Inc.; conducting evaluation and 691 research on workforce development activities; and providing 692 technical and capacity building assistance to local workforce 693 development areas at the direction of the state board 694 CareerSource Florida, Inc. Notwithstanding s. 445.004, such 695 administrative costs may not exceed 25 percent of these funds. 696 An amount not to exceed 75 percent of these funds shall be

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697 allocated to Individual Training Accounts and other workforce 698 development strategies for other training designed and tailored 699 by the state board in consultation with the department 700 CareerSource Florida, Inc., including, but not limited to, 701 programs for incumbent workers, nontraditional employment, and 702 enterprise zones. The state board, in consultation with the 703 department CareerSource Florida, Inc., shall design, adopt, and 704 fund Individual Training Accounts for distressed urban and rural 705 communities.

3. The Incumbent Worker Training Program is created for the purpose of providing grant funding for continuing education and training of incumbent employees at existing Florida businesses. The program will provide reimbursement grants to businesses that pay for preapproved, direct, training-related costs.

a. The Incumbent Worker Training Program will be
administered by CareerSource Florida, Inc., which may, at its
discretion, contract with a private business organization to
serve as grant administrator.

715 b. The program shall be administered pursuant to s. 716 134(d)(4) of the Workforce Innovation and Opportunity Act. 717 Priority for funding shall be given to businesses with 25 718 employees or fewer, businesses in rural areas, businesses in 719 distressed inner-city areas, businesses in a qualified targeted 720 industry, businesses whose grant proposals represent a 721 significant upgrade in employee skills, or businesses whose 722 grant proposals represent a significant layoff avoidance 723 strategy.

c. All costs reimbursed by the program must be preapprovedby CareerSource Florida, Inc., or the grant administrator. The

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726 program may not reimburse businesses for trainee wages, the 727 purchase of capital equipment, or the purchase of any item or 728 service that may possibly be used outside the training project. 729 A business approved for a grant may be reimbursed for 730 preapproved, direct, training-related costs including tuition, 731 fees, books and training materials, and overhead or indirect 732 costs not to exceed 5 percent of the grant amount.

733 d. A business that is selected to receive grant funding 734 must provide a matching contribution to the training project, 735 including, but not limited to, wages paid to trainees or the 736 purchase of capital equipment used in the training project; must 737 sign an agreement with CareerSource Florida, Inc., or the grant 738 administrator to complete the training project as proposed in 739 the application; must keep accurate records of the project's 740 implementation process; and must submit monthly or quarterly 741 reimbursement requests with required documentation.

e. All Incumbent Worker Training Program grant projects
shall be performance-based with specific measurable performance
outcomes, including completion of the training project and job
retention. CareerSource Florida, Inc., or the grant
administrator shall withhold the final payment to the grantee
until a final grant report is submitted and all performance
criteria specified in the grant contract have been achieved.

749 f. <u>The state board</u> CareerSource Florida, Inc., may 750 establish guidelines necessary to implement the Incumbent Worker 751 Training Program.

g. No more than 10 percent of the Incumbent Worker Training
Program's total appropriation may be used for overhead or
indirect purposes.

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755 4. At least 50 percent of Rapid Response funding shall be 756 dedicated to Intensive Services Accounts and Individual Training 757 Accounts for dislocated workers and incumbent workers who are at 758 risk of dislocation. The department CareerSource Florida, Inc., 759 shall also maintain an Emergency Preparedness Fund from Rapid 760 Response funds, which will immediately issue Intensive Service 761 Accounts, Individual Training Accounts, and other federally 762 authorized assistance to eligible victims of natural or other 763 disasters. At the direction of the Governor, these Rapid 764 Response funds shall be released to local workforce development 765 boards for immediate use after events that qualify under federal 766 law. Funding shall also be dedicated to maintain a unit at the 767 state level to respond to Rapid Response emergencies and to work 768 with state emergency management officials and local workforce development boards. All Rapid Response funds must be expended 769 770 based on a plan developed by the state board in consultation 771 with the department CareerSource Florida, Inc., and approved by 772 the Governor.

(b) The administrative entity for Title I, Workforce
Innovation and Opportunity Act funds, and Rapid Response
activities is the department of Economic Opportunity, which
shall provide direction to local workforce development boards
regarding Title I programs and Rapid Response activities
pursuant to the direction of CareerSource Florida, Inc.

779 (4) FEDERAL REQUIREMENTS, EXCEPTIONS AND REQUIRED
780 MODIFICATIONS.-

(a) <u>The state board</u> CareerSource Florida, Inc., may provide
indemnification from audit liabilities to local workforce
development boards that act in full compliance with state law

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784 and board policy.

785 (b) The state board, in consultation with the department 786 CareerSource Florida, Inc., may make modifications to the state's plan, policies, and procedures to comply with federally 787 788 mandated requirements that in its judgment must be complied with 789 to maintain funding provided pursuant to Pub. L. No. 113-128. 790 The state board shall provide written notice to the Governor, 791 the President of the Senate, and the Speaker of the House of 792 Representatives within 30 days after any such changes or 793 modifications.

(c) <u>The state board CareerSource Florida, Inc.</u>, shall enter into a memorandum of understanding with the Florida Department of Education to ensure that federally mandated requirements of Pub. L. No. 113-128 are met and are in compliance with the state plan for workforce development.

(5) LONG-TERM CONSOLIDATION OF WORKFORCE DEVELOPMENT.-<u>The</u>
 <u>state board CareerSource Florida, Inc.</u>, may recommend workforce related divisions, bureaus, units, programs, duties,
 commissions, boards, and councils for elimination,
 consolidation, or privatization.

804 (6) AUTHORITY TO HIRE EXECUTIVE DIRECTOR AND STAFF.—The
 805 state board may hire an executive director and staff to assist
 806 in carrying out the functions of the Workforce Innovation and
 807 Opportunity Act and in using funds made available through the
 808 act. The state board shall authorize the executive director and
 809 staff to work with the department in carrying out the functions
 810 of the Workforce Innovation and Opportunity Act.

811 Section 12. Section 445.004, Florida Statutes, is amended 812 to read:

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445.004 CareerSource Florida, Inc., and the state board; 814 creation; purpose; membership; duties and powers.-

815 (1) CareerSource Florida, Inc., is created as a not-for-816 profit corporation, which shall be registered, incorporated, 817 organized, and operated in compliance with chapter 617 and shall 818 operate at the direction of the state board. CareerSource 819 Florida, Inc., is not a unit or entity of state government and 820 is exempt from chapters 120 and 287. CareerSource Florida, Inc., 821 shall apply the procurement and expenditure procedures required 822 by federal law for the expenditure of federal funds. 823 CareerSource Florida, Inc., shall be administratively housed 824 within the department and shall operate under agreement with of 825 Economic Opportunity; however, CareerSource Florida, Inc., is 826 not subject to control, supervision, or direction by the 827 department in any manner. The Legislature finds that public 828 policy dictates that CareerSource Florida, Inc., operate in the 829 most open and accessible manner consistent with its public 830 purpose. To this end, the Legislature specifically declares that 831 CareerSource Florida, Inc., its board, councils, and any 832 advisory committees or similar groups created by CareerSource 833 Florida, Inc., are subject to the provisions of chapter 119 834 relating to public records, and those provisions of chapter 286 835 relating to public meetings.

(2) CareerSource Florida, Inc., provides administrative 836 837 support for the state board, is the principal workforce policy organization for the state. The purpose of the state board 838 839 CareerSource Florida, Inc., is to design and implement 840 strategies that help Floridians enter, remain in, and advance in the workplace, so that they may become more highly skilled and 841

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842 successful, which benefits these Floridians, Florida businesses, 843 and the entire state, and fosters the development of the state's 844 business climate. <u>CareerSource Florida, Inc., shall, consistent</u> 845 with its agreement with the department, implement the policy 846 directives of the state board and administer state workforce 847 development programs as authorized by law.

848 (3) (a) CareerSource Florida, Inc., shall be governed by a 849 board of directors, whose membership and appointment must be 850 consistent with Pub. L. No. 113-128, Title I, s. 101(b). Members 851 of the state board described in Pub. L. No. 113-128, Title I, s. 101(b)(1)(C)(iii)(I)(aa) are shall be nonvoting members. The 852 853 number of members is directors shall be determined by the 854 Governor, who shall consider the importance of minority, gender, 855 and geographic representation in making appointments to the 856 state board. When the Governor is in attendance, he or she shall 857 preside at all meetings of the state board of directors.

(b) The <u>state</u> board of directors of CareerSource Florida,
Inc., shall be chaired by a board member designated by the
Governor pursuant to Pub. L. No. 113-128. A member may not serve
more than two terms.

862 (c) Members appointed by the Governor may serve no more 863 than two terms and must be appointed for 3-year terms. However, 864 in order to establish staggered terms for state board members, 865 the Governor shall appoint or reappoint one-third of the state 866 board members for 1-year terms, one-third of the state board 867 members for 2-year terms, and one-third of the state board 868 members for 3-year terms beginning July 1, 2016. Subsequent 869 appointments or reappointments shall be for 3-year terms, except 870 that a member appointed to fill a vacancy on the state board

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871 shall be appointed to serve only the remainder of the term of 872 the member whom he or she is replacing, and may be appointed for 873 a subsequent 3-year term. Private sector representatives of 874 businesses, appointed by the Governor pursuant to Pub. L. No. 875 113-128, shall constitute a majority of the membership of the 876 state board. Private sector representatives shall be appointed 877 from nominations received by the Governor, including, but not 878 limited to, those nominations made by the President of the 879 Senate and the Speaker of the House of Representatives. Private 880 sector appointments to the state board must be representative of 881 the business community of this state; no fewer than one-half of 882 the appointments must be representative of small businesses, and 883 at least five members must have economic development experience. 884 Members appointed by the Governor serve at the pleasure of the 885 Governor and are eligible for reappointment.

(d) The <u>state</u> board must include the vice chairperson of
the board of directors of Enterprise Florida, Inc., and one
member representing each of the Workforce Innovation and
Opportunity Act partners, including the Division of Career and
Adult Education, and other entities representing programs
identified in the Workforce Innovation and Opportunity Act, as
determined necessary.

(e) A member of the <u>state</u> board of directors of
CareerSource Florida, Inc., may be removed by the Governor for
cause. Absence from three consecutive meetings results in
automatic removal. The chair of <u>the state board</u> CareerSource
Florida, Inc., shall notify the Governor of such absences.

898 (f) Representatives of businesses appointed to the <u>state</u>
 899 board of directors may not include providers of workforce

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900	services.
901	(g) The state board shall hire an executive director for
902	CareerSource Florida, Inc. The executive director serves as the
903	president, the chief executive officer, and an employee of
904	CareerSource Florida, Inc. The president of CareerSource
905	Florida, Inc., serves at the pleasure of the Governor.
906	(4)(a) The president of CareerSource Florida, Inc., shall
907	be hired by the board of directors of CareerSource Florida,
908	Inc., and shall serve at the pleasure of the Governor in the
909	capacity of an executive director and secretary of CareerSource
910	Florida, Inc.
911	(b) The <u>state</u> board of directors of CareerSource Florida,
912	$rac{1}{1}$ shall meet at least quarterly and at other times upon the
913	call of its chair. The <u>state</u> board and its committees,
914	subcommittees, or other subdivisions may use any method of
915	telecommunications to conduct meetings, including establishing a
916	quorum through telecommunications, if the public is given proper
917	notice of the telecommunications meeting and is given reasonable
918	access to observe and, if appropriate, participate.
919	<u>(b)</u> (c) A majority of the total current membership of the
920	state board of directors of CareerSource Florida, Inc.,
921	constitutes a quorum and is required to organize and conduct the
922	business of the state board, except that a majority of the
923	executive committee is required to adopt or amend the bylaws.
924	(d) A majority of those voting is required to organize and
925	conduct the business of the board, except that a majority of the
926	entire board of directors is required to adopt or amend the
927	bylaws.
928	<u>(c)</u> Except as delegated or authorized by the <u>state</u> board
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929 of directors of CareerSource Florida, Inc., individual members 930 have no authority to control or direct the operations of 931 CareerSource Florida, Inc., or the actions of its officers and 932 employees, including the president.

933 <u>(d) (f)</u> Members of the <u>state</u> board of directors of 934 CareerSource Florida, Inc., and its committees serve without 935 compensation, but these members <u>and</u>, the president, and the 936 employees of CareerSource Florida, Inc., may be reimbursed for 937 all reasonable, necessary, and actual expenses <u>as provided under</u> 938 pursuant to s. 112.061.

939 (e) (g) The state board shall of directors of CareerSource 940 Florida, Inc., may establish an executive committee consisting 941 of the chair and at least six additional board members selected 942 by the chair, one of whom must be a representative of organized 943 labor. The executive committee and the president of CareerSource 944 Florida, Inc., have such authority as the state board delegates 945 to them, except that the state board of directors may not 946 delegate to the executive committee authority to take action 947 that requires approval by a majority of the entire state board 948 of directors.

949 <u>(f)(h)</u> The chair may appoint committees to fulfill the 950 <u>state</u> board's responsibilities, to comply with federal 951 requirements, or to obtain technical assistance, and must 952 incorporate members of local workforce development boards into 953 its structure.

954 <u>(g)(i)</u> Each member of the <u>state</u> board of directors who is 955 not otherwise required to file a financial disclosure <u>under</u> 956 pursuant to s. 8, Art. II of the State Constitution or s. 957 112.3144 must file disclosure of financial interests <u>under</u>

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958 pursuant to s. 112.3145. 959 (5) The state board has CareerSource Florida, Inc., shall 960 have all the powers and authority not explicitly prohibited by 961 statute which are necessary or convenient to carry out and 962 effectuate its purposes as determined by statute, Pub. L. No. 963 113-128, and the Governor, as well as its functions, duties, and 964 responsibilities, including, but not limited to, the following: 965 (a) Serving as the state's workforce development board 966 pursuant to Pub. L. No. 113-128. Unless otherwise required by 967 federal law, at least 90 percent of workforce development 968 funding must go toward direct customer service. 969 (b) Providing oversight and policy direction to ensure that 970 the following programs are administered by the department 971 consistent in compliance with approved plans and under contract 972 with CareerSource Florida, Inc.: 973 1. Programs authorized under Title I of the Workforce 974 Innovation and Opportunity Act, Pub. L. No. 113-128, with the 975 exception of programs funded directly by the United States 976 Department of Labor under Title I, s. 167. 977 2. Programs authorized under the Wagner-Peyser Act of 1933, 978 as amended, 29 U.S.C. ss. 49 et seq. 979 3. Activities authorized under Title II of the Trade Act of 980 2002, as amended, 19 U.S.C. ss. 2272 et seq., and the Trade 981 Adjustment Assistance Program. 982 4. Activities authorized under 38 U.S.C. chapter 41, 983 including job counseling, training, and placement for veterans. 984 5. Employment and training activities carried out under 985 funds awarded to this state by the United States Department of 986 Housing and Urban Development.

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6. Welfare transition services funded by the Temporary Assistance for Needy Families Program, created under the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, as amended, Pub. L. No. 104-193, and Title IV, s. 403, of the Social Security Act, as amended. 7. The Florida Bonding Program, provided under Pub. L. No. 97-300, s. 164(a)(1). 8. The Food Assistance Employment and Training Program, provided under the Food and Nutrition Act of 2008, 7 U.S.C. ss. 2011-2032; the Food Security Act of 1988, Pub. L. No. 99-198; and the Hunger Prevention Act, Pub. L. No. 100-435; and the Agriculture Improvement Act of 2018, Pub. L. No. 115-334. 9. The Quick-Response Training Program, provided under ss. 288.046-288.047. Matching funds and in-kind contributions that are provided by clients of the Quick-Response Training Program shall count toward the requirements of s. 288.904, pertaining to the return on investment from activities of Enterprise Florida, Inc. 10. The Work Opportunity Tax Credit, provided under the Tax and Trade Relief Extension Act of 1998, Pub. L. No. 105-277, and the Taxpayer Relief Act of 1997, Pub. L. No. 105-34. 11. Offender placement services, provided under ss. 944.707-944.708. The department may adopt rules necessary to administer this chapter which relate to implementing and administering the programs listed in this paragraph as well as rules related to

1014 eligible training providers and auditing and monitoring

1015 subrecipients of the workforce system grant funds.

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1016 (c) The department may adopt rules necessary to administer 1017 this chapter which relate to implementing and administering the programs listed in paragraph (b) as well as rules related to 1018 1019 eligible training providers and auditing and monitoring 1020 subrecipients of the workforce system grant funds. 1021 (d) Contracting with public and private entities as 1022 necessary to further the directives of this section. All 1023 contracts executed by the state board or CareerSource Florida, Inc., must include specific performance expectations and 1024 1025 deliverables. All CareerSource Florida, Inc., contracts, 1026 including those solicited, managed, or paid by the department 1027 under pursuant to s. 20.60(5)(c), are exempt from s. 112.061, 1028 but shall be governed by subsection (1). 1029 (d) (e) Notifying the Governor and the department of 1030 statewide or local workforce development and training needs that 1031 may require policy changes or an update to the state plan 1032 required under s. 445.003, and notifying the Governor, the 1033 President of the Senate, and the Speaker of the House of 1034 Representatives of noncompliance by the department or other 1035 agencies or obstruction of the state board's efforts by such 1036 agencies. Upon such notification, the Executive Office of the 1037 Governor shall assist agencies to bring them into compliance 1038 with state board objectives. 1039 (e) (f) Ensuring that the state does not waste valuable

1039 <u>(e)(f)</u> Ensuring that the state does not waste valuable 1040 training resources. The <u>state board's policy is</u> board shall 1041 direct that all resources, including equipment purchased for 1042 training Workforce Innovation and Opportunity Act clients, be 1043 available for use at all times by eligible populations as first 1044 priority users. At times when eligible populations are not

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1045 available, such resources shall be used for any other state-1046 authorized education and training purpose. The state board 1047 CareerSource Florida, Inc., may authorize expenditures to award 1048 suitable framed certificates, pins, or other tokens of 1049 recognition for performance by a local workforce development board, its committees and subdivisions, and other units of the 1050 1051 workforce system. The state board CareerSource Florida, Inc., 1052 may also authorize expenditures for promotional items, such as 1053 t-shirts, hats, or pens printed with messages promoting the 1054 state's workforce system to employers, job seekers, and program participants. However, such expenditures are subject to federal 1055 1056 regulations applicable to the expenditure of federal funds.

1057 <u>(f) (g)</u> Establishing a dispute resolution process for all 1058 memoranda of understanding or other contracts or agreements 1059 entered into between the department and local workforce 1060 development boards.

1061 (g) (h) Archiving records with the Bureau of Archives and 1062 Records Management of the Division of Library and Information 1063 Services of the Department of State.

1064 (6) <u>The state board CareerSource Florida, Inc.</u>, may take 1065 action that it deems necessary to achieve the purposes of this 1066 section, including, but not limited to:

(a) Creating a state employment, education, and training policy that ensures that programs to prepare workers are responsive to present and future business and industry needs and complement the initiatives of Enterprise Florida, Inc.

1071 (b) Establishing policy direction for a funding system that 1072 provides incentives to improve the outcomes of career education, 1073 registered apprenticeship, and work-based learning programs and

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1074 that focuses resources on occupations related to new or emerging 1075 industries that add greatly to the value of the state's economy.

(c) Establishing a comprehensive policy related to the education and training of target populations such as those who have disabilities, are economically disadvantaged, receive public assistance, are not proficient in English, or are dislocated workers. This approach should ensure the effective use of federal, state, local, and private resources in reducing the need for public assistance.

(d) Designating Institutes of Applied Technology composed of public and private postsecondary institutions working together with business and industry to ensure that career education programs use the most advanced technology and instructional methods available and respond to the changing needs of business and industry.

(e) Providing policy direction for a system to project and evaluate labor market supply and demand using the results of the Workforce Estimating Conference created in s. 216.136 and the career education performance standards identified under s. 1093 1008.43.

(f) Reviewing the performance of public programs that are responsible for economic development, education, employment, and training. The review must include an analysis of the return on investment of these programs.

(g) Expanding the occupations identified by the Workforce Estimating Conference to meet needs created by local emergencies or plant closings or to capture occupations within emerging industries.

(7) By December 1 of each year, the state board

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1103 CareerSource Florida, Inc., shall submit to the Governor, the 1104 President of the Senate, the Speaker of the House of 1105 Representatives, the Senate Minority Leader, and the House 1106 Minority Leader a complete and detailed annual report setting 1107 forth:

1108 (a) All audits, including any audit conducted under 1109 subsection (8).

(b) The operations and accomplishments of the <u>state</u> board, including the programs or entities specified in subsection (6).

1112 (8) Pursuant to his or her own authority or at the 1113 direction of the Legislative Auditing Committee, the Auditor 1114 General may conduct an audit of the state board and CareerSource 1115 Florida, Inc., or the programs or entities created by the state 1116 board CareerSource Florida, Inc. The Office of Program Policy 1117 Analysis and Government Accountability, pursuant to its 1118 authority or at the direction of the Legislative Auditing 1119 Committee, may review the systems and controls related to performance outcomes and quality of services of the state board 1120 1121 and CareerSource Florida, Inc.

(9) <u>The state board CareerSource Florida, Inc.</u>, in collaboration with the local workforce development boards and appropriate state agencies and local public and private service providers, shall establish uniform performance accountability measures that apply across the core programs to gauge the performance of the state and local workforce development boards in achieving the workforce development strategy.

(a) The performance accountability measures for the core programs consist of the primary indicators of performance, any additional indicators of performance, and a state-adjusted level

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1132 of performance for each indicator pursuant to Pub. L. No. 113-1133 128, Title I, s. 116(b).

(b) The performance accountability measures for each local area consist of the primary indicators of performance, any additional indicators of performance, and a local level of performance for each indicator pursuant to Pub. L. No. 113-128. The local level of performance is determined by the local board, the chief elected official, and the Governor pursuant to Pub. L. No. 113-128, Title I, s. 116(c).

1141 (c) Performance accountability measures shall be used to 1142 generate performance reports pursuant to Pub. L. No. 113-128, 1143 Title I, s. 116(d).

(d) The performance accountability measures of success that are adopted by <u>the state board CareerSource Florida, Inc.</u>, or the local workforce development boards must be developed in a manner that provides for an equitable comparison of the relative success or failure of any service provider in terms of positive outcomes.

1150 (10) The workforce development strategy for the state shall 1151 be designed by the state board, in consultation with the 1152 department, and approved by the Governor CareerSource Florida, 1153 Inc. The strategy must include efforts that enlist business, 1154 education, and community support for students to achieve long-1155 term career goals, ensuring that young people have the academic 1156 and occupational skills required to succeed in the workplace. 1157 The strategy must also assist employers in upgrading or updating the skills of their employees and assisting workers to acquire 1158 1159 the education or training needed to secure a better job with 1160 better wages. The strategy must assist the state's efforts to

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1161 attract and expand job-creating businesses offering high-paying, 1162 high-demand occupations.

(11) The workforce development system must use a charter-1163 process approach aimed at encouraging local design and control 1164 1165 of service delivery and targeted activities. The state board, in 1166 consultation with the department CareerSource Florida, Inc., is 1167 shall be responsible for ensuring that granting charters to local workforce development boards that have a membership 1168 1169 consistent with the requirements of federal and state law and 1170 have developed a plan consistent with the state's workforce 1171 development strategy. The plan must specify methods for 1172 allocating the resources and programs in a manner that eliminates unwarranted duplication, minimizes administrative 1173 1174 costs, meets the existing job market demands and the job market 1175 demands resulting from successful economic development 1176 activities, ensures access to quality workforce development 1177 services for all Floridians, allows for pro rata or partial 1178 distribution of benefits and services, prohibits the creation of 1179 a waiting list or other indication of an unserved population, 1180 serves as many individuals as possible within available 1181 resources, and maximizes successful outcomes. The state board As 1182 part of the charter process, CareerSource Florida, Inc., shall establish incentives for effective coordination of federal and 1183 1184 state programs, outline rewards for successful job placements, 1185 and institute collaborative approaches among local service 1186 providers. Local decisionmaking and control shall be important 1187 components for inclusion in this charter application.

1188 (12) CareerSource Florida, Inc., <u>under the direction of the</u> 1189 <u>state board</u>, shall enter into agreement with Space Florida and

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1190 collaborate with vocational institutes, community colleges, 1191 colleges, and universities in this state to develop a workforce 1192 development strategy to implement the workforce provisions of s. 1193 331.3051.

1194 (13) The department may consult with the state board to 1195 issue technical assistance letters on the operation of federal 1196 programs and the expenditure of federal funds by the state board 1197 or any local workforce development board. A technical assistance letter must be in writing, must be posted on the department's 1198 1199 website, and remains in effect until superseded or terminated. A 1200 technical assistance letter is not a rule of general 1201 applicability under s. 120.54 and is not a declaratory statement 1202 issued under s. 120.565 or an order issued under s. 120.569. 1203 Section 120.53 does not apply to technical assistance letters.

1204 Section 13. Section 445.006, Florida Statutes, is amended 1205 to read:

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445.006 State plan for workforce development.-

(1) STATE PLAN.-<u>The state board CareerSource Florida, Inc.</u>,
in conjunction with state and local partners in the workforce
system, shall develop a state plan that produces an educated and
skilled workforce. The state plan must consist of strategic and
operational planning elements. The state plan shall be submitted
by the Governor to the United States Department of Labor
pursuant to the requirements of Pub. L. No. 113-128.

1214 (2) STRATEGIC PLANNING ELEMENTS.—<u>The state board</u>
1215 CareerSource Florida, Inc., in conjunction with state and local
1216 partners in the workforce system, shall develop strategic
1217 planning elements, pursuant to Pub. L. No. 113-128, Title I, s.
1218 102, for the state plan.

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1219 (a) The strategic planning elements of the state plan must 1220 include, but need not be limited to, strategies for: 1221 1. Fulfilling the workforce system goals and strategies prescribed in s. 445.004; 1222 2. Aggregating, integrating, and leveraging workforce 1223 1224 system resources; 1225 3. Coordinating the activities of federal, state, and local 1226 workforce system partners; 1227 4. Addressing the workforce needs of small businesses; and 1228 5. Fostering the participation of rural communities and 1229 distressed urban cores in the workforce system. 1230 (b) The strategic planning elements must include criteria 1231 for allocating workforce resources to local workforce 1232 development boards. With respect to allocating funds to serve 1233 customers of the welfare transition program, such criteria may 1234 include weighting factors that indicate the relative degree of 1235 difficulty associated with securing and retaining employment 1236 placements for specific subsets of the welfare transition 1237 caseload. 1238 (3) OPERATIONAL PLANNING ELEMENTS.-The state board 1239 CareerSource Florida, Inc., in conjunction with state and local 1240 partners in the workforce system, shall develop operational 1241 planning elements, pursuant to Pub. L. No. 113-128, Title I, s. 1242 102, for the state plan. 1243 Section 14. Subsection (1), paragraph (b) of subsection 1244 (2), and subsections (3) through (7) and (9) through (13) of 1245 section 445.007, Florida Statutes, are amended, and paragraph

1246 (c) is added to subsection (2) of that section, to read: 445.007 Local workforce development boards.-

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1248 (1) One local workforce development board shall be 1249 appointed in each designated service delivery area and shall 1250 serve as the local workforce development board pursuant to Pub. 1251 L. No. 113-128. The membership of the local board must be 1252 consistent with Pub. L. No. 113-128, Title I, s. 107(b). If a 1253 public education or training provider is represented on the 1254 local board, a representative of a private education provider 1255 must also be appointed to the local board. The state board 1256 CareerSource Florida, Inc., may waive this requirement if 1257 requested by a local workforce development board if it is 1258 demonstrated that such representatives do not exist in the 1259 region. The importance of minority and gender representation 1260 shall be considered when making appointments to the local board. The local board, its committees, subcommittees, and 1261 1262 subdivisions, and other units of the workforce system, including 1263 units that may consist in whole or in part of local governmental 1264 units, may use any method of telecommunications to conduct 1265 meetings, including establishing a quorum through 1266 telecommunications, provided that the public is given proper 1267 notice of the telecommunications meeting and reasonable access 1268 to observe and, when appropriate, participate. Local workforce 1269 development boards are subject to chapters 119 and 286 and s. 1270 24, Art. I of the State Constitution. If the local workforce development board enters into a contract with an organization or 1271 1272 individual represented on the local board of directors, the 1273 contract must be approved by a two-thirds vote of the local 1274 board, a quorum having been established, and the local board 1275 member who could benefit financially from the transaction must 1276 abstain from voting on the contract. A local board member must

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1277 disclose any such conflict in a manner that is consistent with 1278 the procedures outlined in s. 112.3143. Each member of a local 1279 workforce development board who is not otherwise required to 1280 file a full and public disclosure of financial interests under 1281 pursuant to s. 8, Art. II of the State Constitution or s. 1282 112.3144 shall file a statement of financial interests under 1283 pursuant to s. 112.3145. The executive director or designated 1284 person responsible for the operational and administrative 1285 functions of the local workforce development board who is not 1286 otherwise required to file a full and public disclosure of 1287 financial interests under pursuant to s. 8, Art. II of the State 1288 Constitution or s. 112.3144 shall file a statement of financial 1289 interests under pursuant to s. 112.3145.

(2)

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1291 (b) The Governor may remove a member of the local board, 1292 the executive director of the local board, or the designated 1293 person responsible for the operational and administrative 1294 functions of the local board for cause. As used in this paragraph, the term "cause" includes, but is not limited to, 1295 1296 engaging in fraud or other criminal acts, incapacity, unfitness, 1297 neglect of duty, official incompetence and irresponsibility, 1298 misfeasance, malfeasance, nonfeasance, or lack of performance.

1299 (c) The chief elected official for the local workforce 1300 development board may remove a member of the local board, the 1301 executive director of the local board, or the designated person 1302 responsible for the operational and administrative functions of 1303 the local board for cause.

1304 (3) The department of Economic Opportunity, under the
 1305 direction of CareerSource Florida, Inc., shall assign staff to

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1306 meet with each local workforce development board annually to 1307 review the <u>local</u> board's performance and to certify that the 1308 <u>local</u> board is in compliance with applicable state and federal 1309 law.

(4) In addition to the duties and functions specified by the state board CareerSource Florida, Inc., and by the interlocal agreement approved by the local county or city governing bodies, the local workforce development board shall have the following responsibilities:

(a) Develop, submit, ratify, or amend the local plan
pursuant to Pub. L. No. 113-128, Title I, s. 108 and this act.

1317 (b) Conclude agreements necessary to designate the fiscal 1318 agent and administrative entity. A public or private entity, 1319 including an entity established under pursuant to s. 163.01, 1320 which makes a majority of the appointments to a local workforce 1321 development board may serve as the local board's administrative 1322 entity if approved by the department CareerSource Florida, Inc., 1323 based upon a showing that a fair and competitive process was 1324 used to select the administrative entity.

(c) Complete assurances required for the charter process of CareerSource Florida, Inc., and Provide ongoing oversight related to administrative costs, duplicated services, career counseling, economic development, equal access, compliance and accountability, and performance outcomes.

1330

(d) Oversee the one-stop delivery system in its local area.

1331 (5) <u>The department and</u> CareerSource Florida, Inc., <u>in</u> 1332 <u>consultation with the state board</u>, shall implement a training 1333 program for the local workforce development boards to 1334 familiarize <u>local</u> board members with the state's workforce

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development goals and strategies.

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1336 (6) The local workforce development board shall designate 1337 all local service providers and may not transfer this authority 1338 to a third party. Consistent with the intent of the Workforce 1339 Innovation and Opportunity Act, local workforce development 1340 boards should provide the greatest possible choice of training 1341 providers to those who qualify for training services. A local 1342 workforce development board may not restrict the choice of training providers based upon cost, location, or historical 1343 1344 training arrangements. However, a local board may restrict the 1345 amount of training resources available to any one client. Such 1346 restrictions may vary based upon the cost of training in the 1347 client's chosen occupational area. The local workforce 1348 development board may be designated as a one-stop operator and 1349 direct provider of intake, assessment, eligibility 1350 determinations, or other direct provider services except 1351 training services. Such designation may occur only with the 1352 agreement of the chief elected official and the Governor as 1353 specified in 29 U.S.C. s. 2832(f)(2). The state board 1354 CareerSource Florida, Inc., shall establish procedures by which 1355 a local workforce development board may request permission to 1356 operate under this section and the criteria under which such 1357 permission may be granted. The criteria shall include, but need 1358 not be limited to, a reduction in the cost of providing the 1359 permitted services. Such permission shall be granted for a 1360 period not to exceed 3 years for any single request submitted by 1361 the local workforce development board.

1362 (7) Local workforce development boards shall adopt a 1363 committee structure consistent with applicable federal law and

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1364 state policies established by the state board CareerSource
1365 Florida, Inc.

1366 (9) For purposes of procurement, local workforce 1367 development boards and their administrative entities are not 1368 state agencies and are exempt from chapters 120 and 287. The 1369 local workforce development boards shall apply the procurement 1370 and expenditure procedures required by federal law and policies 1371 of the department of Economic Opportunity and the state board CareerSource Florida, Inc., for the expenditure of federal, 1372 1373 state, and nonpass-through funds. The making or approval of 1374 smaller, multiple payments for a single purchase with the intent 1375 to avoid or evade the monetary thresholds and procedures 1376 established by federal law and policies of the department of 1377 Economic Opportunity and the state board CareerSource Florida, 1378 Inc., is grounds for removal for cause. Local workforce 1379 development boards, their administrative entities, committees, 1380 and subcommittees, and other workforce units may authorize 1381 expenditures to award suitable framed certificates, pins, or 1382 other tokens of recognition for performance by units of the 1383 workforce system. Local workforce development boards; their 1384 administrative entities, committees, and subcommittees; and 1385 other workforce units may authorize expenditures for promotional 1386 items, such as t-shirts, hats, or pens printed with messages 1387 promoting Florida's workforce system to employers, job seekers, 1388 and program participants. However, such expenditures are subject 1389 to federal regulations applicable to the expenditure of federal 1390 funds. All contracts executed by local workforce development 1391 boards must include specific performance expectations and 1392 deliverables.

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1393 (10) State and federal funds provided to the local 1394 workforce development boards may not be used directly or 1395 indirectly to pay for meals, food, or beverages for board 1396 members, staff, or employees of local workforce development 1397 boards, the state board CareerSource Florida, Inc., or the 1398 department of Economic Opportunity except as expressly 1399 authorized by state law. Preapproved, reasonable, and necessary 1400 per diem allowances and travel expenses may be reimbursed. Such reimbursement shall be at the standard travel reimbursement 1401 rates established in s. 112.061 and shall be in compliance with 1402 1403 all applicable federal and state requirements. The department 1404 shall provide fiscal and programmatic guidance CareerSource 1405 Florida, Inc., shall develop a statewide fiscal policy applicable to the state board, CareerSource Florida, Inc., and 1406 1407 all local workforce development boards $_{\mathcal{T}}$ to hold both the state 1408 and local workforce development boards strictly accountable for 1409 adherence to the policy and subject to regular and periodic 1410 monitoring by the department of Economic Opportunity, the 1411 administrative entity for CareerSource Florida, Inc. Local 1412 boards are prohibited from expending state or federal funds for entertainment costs and recreational activities for local board 1413 1414 members and employees as these terms are defined by 2 C.F.R. 1415 part 200 230.

(11) To increase transparency and accountability, a local workforce development board must comply with the requirements of this section before contracting with a member of the <u>local</u> board or a relative, as defined in s. 112.3143(1)(c), of a <u>local</u> board member or of an employee of the <u>local</u> board. Such contracts may not be executed before or without the <u>prior</u> approval of <u>the</u>

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1422 department CareerSource Florida, Inc. Such contracts, as well as 1423 documentation demonstrating adherence to this section as 1424 specified by the department CareerSource Florida, Inc., must be 1425 submitted to the department of Economic Opportunity for review 1426 and approval recommendation according to criteria to be determined by CareerSource Florida, Inc. Such a contract must be 1427 1428 approved by a two-thirds vote of the local board, a quorum 1429 having been established; all conflicts of interest must be disclosed before the vote; and any member who may benefit from 1430 1431 the contract, or whose relative may benefit from the contract, 1432 must abstain from the vote. A contract under \$25,000 between a 1433 local workforce development board and a member of that board or 1434 between a relative, as defined in s. 112.3143(1)(c), of a local 1435 board member or of an employee of the local board is not 1436 required to have the prior approval of the department 1437 CareerSource Florida, Inc., but must be approved by a two-thirds 1438 vote of the local board, a quorum having been established, and 1439 must be reported to the department of Economic Opportunity and 1440 the state board CareerSource Florida, Inc., within 30 days after 1441 approval. If a contract cannot be approved by the department CareerSource Florida, Inc., a review of the decision to 1442 1443 disapprove the contract may be requested by the local workforce 1444 development board or other parties to the disapproved contract.

(12) Each local workforce development board shall develop a budget for the purpose of carrying out the duties of the <u>local</u> board under this section, subject to the approval of the chief elected official. Each local workforce development board shall submit its annual budget for review to <u>the department</u> CareerSource Florida, Inc., no later than 2 weeks after the

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1451 chair approves the budget. 1452 (13) By March 1, 2018, CareerSource Florida, Inc., shall 1453 establish regional planning areas in accordance with Pub. L. No. 113-128, Title I, s. 106(a)(2). Local workforce development 1454 1455 boards and chief elected officials within identified regional 1456 planning areas shall prepare a regional workforce development 1457 plan as required under Pub. L. No. 113-128, Title I, s. 1458 $\frac{106(c)(2)}{c}$ 1459 Section 15. Subsections (1) and (4) of section 445.0071, 1460 Florida Statutes, are amended to read: 445.0071 Florida Youth Summer Jobs Pilot Program.-1461 1462 (1) CREATION.-Contingent upon appropriations, there is 1463 created the Florida Youth Summer Jobs Pilot Program within 1464 workforce development district 22 served by the Broward 1465 Workforce Development Board. The board shall, in consultation 1466 with the state board CareerSource Florida, Inc., provide a 1467 program offering at-risk and disadvantaged children summer jobs 1468 in partnership with local communities and public employers. 1469 (4) GOVERNANCE.-1470 (a) The pilot program shall be administered by the local 1471 workforce development board in consultation with the state board 1472 CareerSource Florida, Inc. 1473 (b) The local workforce development board shall report to 1474 the state board and the department CareerSource Florida, Inc., the number of at-risk and disadvantaged children who enter the 1475 1476 program, the types of work activities they participate in, and 1477 the number of children who return to school, go on to 1478 postsecondary school, or enter the workforce full time at the end of the program. The state board CareerSource Florida, Inc., 1479

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1480 shall report to the Legislature by November 1 of each year on 1481 the performance of the program.

1482 Section 16. Subsections (1) and (2) of section 445.008, 1483 Florida Statutes, are amended to read:

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445.008 Workforce Training Institute.-

(1) <u>The state board, through</u> CareerSource Florida, Inc.,
may create the Workforce Training Institute, which shall be a
comprehensive program of workforce training courses designed to
meet the unique needs of, and shall include Internet-based
training modules suitable for and made available to,
professionals integral to the workforce system, including
advisors and counselors in educational institutions.

1492 (2) The state board, through CareerSource Florida, Inc., 1493 may enter into a contract for the provision of administrative 1494 support services for the institute and shall adopt policies for 1495 the administration and operation of the institute and establish 1496 admission fees in an amount which, in the aggregate, does not 1497 exceed the cost of the program. CareerSource Florida, Inc., may 1498 accept donations or grants of any type for any function or 1499 purpose of the institute. All donations and grants received by 1500 CareerSource Florida, Inc., must be reported to the state board 1501 and the department.

Section 17. Subsections (2), (3), and (4), paragraph (b) of subsection (6), subsection (7), paragraphs (a), (c), and (d) of subsection (8), and subsection (9) of section 445.009, Florida Statutes, are amended to read:

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445.009 One-stop delivery system.-

(2) (a) Subject to a process designed by <u>the state board</u>
 CareerSource Florida, Inc., and in compliance with Pub. L. No.

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113-128, local workforce development boards shall designate onestop delivery system operators.

1511 (b) A local workforce development board may designate as 1512 its one-stop delivery system operator any public or private 1513 entity that is eligible to provide services under any state or 1514 federal workforce program that is a mandatory or discretionary 1515 partner in the local workforce development area's one-stop 1516 delivery system if approved by the department CareerSource 1517 Florida, Inc., upon a showing by the local workforce development 1518 board that a fair and competitive process was used in the 1519 selection. As a condition of authorizing a local workforce 1520 development board to designate such an entity as its one-stop 1521 delivery system operator, the department CareerSource Florida, 1522 Inc., must require the local workforce development board to 1523 demonstrate that safeguards are in place to ensure that the one-1524 stop delivery system operator will not exercise an unfair 1525 competitive advantage or unfairly refer or direct customers of 1526 the one-stop delivery system to services provided by that one-1527 stop delivery system operator. A local workforce development 1528 board may retain its current one-stop career center operator 1529 without further procurement action if the local board has an established one-stop career center that has complied with 1530 1531 federal and state law.

1532 (c) The local workforce development board must enter into a 1533 memorandum of understanding with each mandatory or optional 1534 partner participating in the one-stop delivery system which 1535 details the partner's required contribution to infrastructure 1536 costs, as required by Pub. L. No. 113-128, s. 121(h). If the local workforce development board and the one-stop partner are 1537

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1538 unable to come to an agreement regarding infrastructure costs by 1539 July 1, 2017, the costs shall be allocated pursuant to a policy 1540 established by the Governor.

(3) Local workforce development boards shall enter into a memorandum of understanding with the department of Economic Opportunity for the delivery of employment services authorized by the federal Wagner-Peyser Act. This memorandum of understanding must be performance based.

(a) Unless otherwise required by federal law, at least 90
percent of the Wagner-Peyser funding must go into direct
customer service costs.

1549 (b) Employment services must be provided through the one-1550 stop delivery system, under the guidance of one-stop delivery 1551 system operators. One-stop delivery system operators shall have 1552 overall authority for directing the staff of the workforce 1553 system. Personnel matters shall remain under the ultimate 1554 authority of the department. However, the one-stop delivery 1555 system operator shall submit to the department information 1556 concerning the job performance of employees of the department 1557 who deliver employment services. The department shall consider 1558 any such information submitted by the one-stop delivery system 1559 operator in conducting performance appraisals of the employees.

(c) The department shall retain fiscal responsibility and accountability for the administration of funds allocated to the state under the Wagner-Peyser Act. An employee of the department who is providing services authorized under the Wagner-Peyser Act shall be paid using Wagner-Peyser Act funds.

1565 (4) One-stop delivery system partners shall enter into a 1566 memorandum of understanding pursuant to Pub. L. No. 113-128,

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1567 Title I, s. 121, with the local workforce development board. 1568 Failure of a local partner to participate cannot unilaterally 1569 block the majority of partners from moving forward with their 1570 one-stop delivery system, and the state board, in conjunction 1571 with the department, may notify the Governor CareerSource 1572 Florida, Inc., pursuant to s. 445.004(5)(e), may make 1573 notification of a local partner that fails to participate. 1574 (6)

(b) To expand electronic capabilities, <u>the state board and</u> the department <u>CarcerSource Florida</u>, Inc., working with local workforce development boards, shall develop a centralized help center to assist local workforce development boards in fulfilling core services, minimizing the need for fixed-site one-stop delivery system centers.

1581 (7) Intensive services and training provided pursuant to 1582 Pub. L. No. 113-128 shall be provided to individuals through 1583 Intensive Service Accounts and Individual Training Accounts. The 1584 state board CareerSource Florida, Inc., shall develop an 1585 implementation plan, including identification of initially 1586 eligible training providers, transition guidelines, and criteria 1587 for use of these accounts. Individual Training Accounts must be 1588 compatible with Individual Development Accounts for education 1589 allowed in federal and state welfare reform statutes.

(8) (a) Individual Training Accounts must be expended on
programs that prepare people to enter high-wage occupations
identified by the Workforce Estimating Conference created by s.
216.136, and on other programs recommended and approved by the
state board following a review by the department to determine
the program's compliance with federal law as approved by

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1596 CareerSource Florida, Inc. 1597 (c) The department CareerSource Florida, Inc., shall 1598 periodically review Individual Training Account pricing 1599 schedules developed by local workforce development boards and 1600 present findings and recommendations for process improvement to 1601 the President of the Senate and the Speaker of the House of 1602 Representatives. 1603 (d) To the maximum extent possible, training providers 1604 shall use funding sources other than the funding provided under 1605 Pub. L. No. 113-128. The state board CareerSource Florida, Inc., 1606 shall develop a system to encourage the leveraging of 1607 appropriated resources for the workforce system and shall report 1608 on such efforts as part of the required annual report.

1609 (9) (a) The state board CareerSource Florida, Inc., working 1610 with the department, shall coordinate among the agencies a plan 1611 for a One-Stop Electronic Network made up of one-stop delivery 1612 system centers and other partner agencies that are operated by 1613 authorized public or private for-profit or not-for-profit 1614 agents. The plan shall identify resources within existing 1615 revenues to establish and support this electronic network for 1616 service delivery that includes Government Services Direct. If 1617 necessary, the plan shall identify additional funding needed to 1618 achieve the provisions of this subsection.

(b) The network shall assure that a uniform method is used to determine eligibility for and management of services provided by agencies that conduct workforce development activities. The Department of Management Services shall develop strategies to allow access to the databases and information management systems of the following systems in order to link information in those

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databases with the one-stop delivery system: 1. The Reemployment Assistance Program under chapter 443. 2. The public employment service described in s. 443.181. 3. The public assistance information system used by the Department of Children and Families and the components related to temporary cash assistance, food assistance, and Medicaid eligibility. 4. The Student Financial Assistance System of the Department of Education. 5. Enrollment in the public postsecondary education system. 6. Other information systems determined appropriate by the state board, in consultation with the department CareerSource Florida, Inc. Section 18. Section 445.011, Florida Statutes, is amended to read: 445.011 Workforce information systems.-(1) The department, in consultation with the state board CareerSource Florida, Inc., shall implement, subject to legislative appropriation, automated information systems that are necessary for the efficient and effective operation and management of the workforce development system. These information systems shall include, but need not be limited to, the following: (a) An integrated management system for the one-stop service delivery system, which includes, at a minimum, common registration and intake, screening for needs and benefits, case planning and tracking, training benefits management, service and training provider management, performance reporting, executive

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information and reporting, and customer-satisfaction tracking

1654 and reporting.

1655 1. The system should report current budgeting, expenditure, 1656 and performance information for assessing performance related to 1657 outcomes, service delivery, and financial administration for 1658 workforce programs pursuant to s. 445.004(5) and (9).

1659 2. The information system should include auditable systems 1660 and controls to ensure financial integrity and valid and 1661 reliable performance information.

1662 3. The system should support service integration and case 1663 management by providing for case tracking for participants in 1664 welfare transition programs.

(b) An automated job-matching information system that is accessible to employers, job seekers, and other users via the Internet, and that includes, at a minimum:

1668 1. Skill match information, including skill gap analysis; 1669 resume creation; job order creation; skill tests; job search by 1670 area, employer type, and employer name; and training provider 1671 linkage;

1672 2. Job market information based on surveys, including 1673 local, state, regional, national, and international occupational 1674 and job availability information; and

1675 3. Service provider information, including education and 1676 training providers, child care facilities and related 1677 information, health and social service agencies, and other 1678 providers of services that would be useful to job seekers.

1679 (2) <u>The department</u> In procuring workforce information
 1680 systems, CareerSource Florida, Inc., shall employ competitive
 1681 processes, including requests for proposals, competitive
 1682 negotiation, and other competitive processes to ensure that the

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1683 procurement results in the most cost-effective investment of 1684 state funds. 1685 (3) CareerSource Florida, Inc., may procure independent 1686 verification and validation services associated with developing 1687 and implementing any workforce information system. 1688 (3) (4) The department CareerSource Florida, Inc., shall 1689 coordinate development and implementation of workforce information systems with the state chief information officer to 1690 1691 ensure compatibility with the state's information system

1692 strategy and enterprise architecture.

1693 Section 19. Subsections (1) and (3) of section 445.014, 1694 Florida Statutes, are amended to read:

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445.014 Small business workforce service initiative.-

1696 (1) Subject to legislative appropriation, the state board 1697 CareerSource Florida, Inc., shall establish a program to 1698 encourage local workforce development boards to establish one-1699 stop delivery systems that maximize the provision of workforce 1700 and human-resource support services to small businesses. Under 1701 the program, a local workforce development board may apply, on a 1702 competitive basis, for funds to support the provision of such 1703 services to small businesses through the local workforce 1704 development area's one-stop delivery system.

(3) <u>The state board</u> CareerSource Florida, Inc., shall establish guidelines governing the administration of this program and shall establish criteria to be used in evaluating applications for funding. Such criteria must include, but need not be limited to, a showing that the local workforce development board has in place a detailed plan for establishing a one-stop delivery system designed to meet the workforce needs

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1712 of small businesses and for leveraging other funding sources in 1713 support of such activities.

1714 Section 20. Paragraphs (b), (c), and (d) of subsection (2) 1715 and subsection (4) of section 445.021, Florida Statutes, are 1716 amended to read:

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445.021 Relocation assistance program.-

1718 (2) The relocation assistance program shall involve five
1719 steps by the local workforce development board, in cooperation
1720 with the Department of Children and Families:

(b) A determination that there is a basis for believing that relocation will contribute to the ability of the applicant to achieve self-sufficiency. For example, the applicant:

1724 1. Is unlikely to achieve economic self-sufficiency at the 1725 current community of residence;

1726 2. Has secured a job that provides an increased salary or 1727 improved benefits and that requires relocation to another 1728 community;

1729 3. Has a family support network that will contribute to job 1730 retention in another community;

4. Is determined, pursuant to criteria or procedures
established by the <u>state</u> board of directors of CareerSource
Florida, Inc., to be a victim of domestic violence who would
experience reduced probability of further incidents through
relocation; or

1736 5. Must relocate in order to receive education or training 1737 that is directly related to the applicant's employment or career 1738 advancement.

(c) Establishment of a relocation plan that includes suchrequirements as are necessary to prevent abuse of the benefit

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1741 and provisions to protect the safety of victims of domestic 1742 violence and avoid provisions that place them in anticipated 1743 danger. The payment to defray relocation expenses shall be 1744 determined based on criteria approved by the <u>state</u> board of 1745 <u>directors of CareerSource Florida, Inc</u>. Participants in the 1746 relocation program shall be eligible for diversion or 1747 transitional benefits.

(d) A determination, pursuant to criteria adopted by the
 state board of directors of CareerSource Florida, Inc., that a
 community receiving a relocated family has the capacity to
 provide needed services and employment opportunities.

(4) The <u>state</u> board of directors of CareerSource Florida, ITTS3 Inc., may establish criteria for developing and implementing relocation plans and for drafting agreements to restrict a family from applying for temporary cash assistance for a specified period after receiving a relocation assistance payment.

1758 Section 21. Section 445.022, Florida Statutes, is amended 1759 to read:

1760 445.022 Retention Incentive Training Accounts.-To promote 1761 job retention and to enable upward job advancement into higher 1762 skilled, higher paying employment, the state board of directors 1763 of CareerSource Florida, Inc., and the local workforce 1764 development boards may assemble a list of programs and courses 1765 offered by postsecondary educational institutions which may be 1766 available to participants who have become employed to promote 1767 job retention and advancement.

1768 (1) The state board of directors of CareerSource Florida,
 1769 Inc., may establish Retention Incentive Training Accounts

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(RITAs) to use Temporary Assistance to Needy Families (TANF)
block grant funds specifically appropriated for this purpose.
RITAs must complement the Individual Training Account required
by the federal Workforce Innovation and Opportunity Act, Pub. L.
No. 113-128.

(2) RITAs may pay for tuition, fees, educational materials, coaching and mentoring, performance incentives, transportation to and from courses, child care costs during education courses, and other such costs as the local workforce development boards determine are necessary to effect successful job retention and advancement.

1781 (3) Local workforce development boards shall retain only
1782 those courses that continue to meet their performance standards
1783 as established in their local plan.

(4) Local workforce development boards shall report annually to the Legislature on the measurable retention and advancement success of each program provider and the effectiveness of RITAs, making recommendations for any needed changes or modifications.

1789Section 22. Paragraph (e) of subsection (5) of section1790445.024, Florida Statutes, is amended to read:

445.024 Work requirements.-

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(5) USE OF CONTRACTS.-Local workforce development boards shall provide work activities, training, and other services, as appropriate, through contracts. In contracting for work activities, training, or services, the following applies:

(e) The administrative costs associated with a contract for
services provided under this section may not exceed the
applicable administrative cost ceiling established in federal

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1799 law. An agency or entity that is awarded a contract under this 1800 section may not charge more than 7 percent of the value of the 1801 contract for administration unless an exception is approved by 1802 the local workforce development board. A list of any exceptions 1803 approved must be submitted to the <u>state</u> board of directors of 1804 <u>CareerSource Florida, Inc.,</u> for review, and the <u>state</u> board may 1805 rescind approval of the exception.

1806 Section 23. Subsection (6) of section 445.026, Florida
1807 Statutes, is amended to read:

1808 445.026 Cash assistance severance benefit.—An individual 1809 who meets the criteria listed in this section may choose to 1810 receive a lump-sum payment in lieu of ongoing cash assistance 1811 payments, provided the individual:

1812 (6) Signs an agreement not to apply for or accept cash 1813 assistance for 6 months after receipt of the one-time payment. 1814 In the event of an emergency, such agreement shall provide for 1815 an exception to this restriction, provided that the one-time 1816 payment shall be deducted from any cash assistance for which the 1817 family subsequently is approved. This deduction may be prorated 1818 over an 8-month period. The state board of directors of CareerSource Florida, Inc., shall adopt criteria defining the 1819 1820 conditions under which a family may receive cash assistance due 1821 to such emergency.

1822

Such individual may choose to accept a one-time, lump-sum payment of \$1,000 in lieu of receiving ongoing cash assistance. Such payment shall only count toward the time limitation for the month in which the payment is made in lieu of cash assistance. A participant choosing to accept such payment shall be terminated

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1828 from cash assistance. However, eligibility for Medicaid, food 1829 assistance, or child care shall continue, subject to the 1830 eligibility requirements of those programs.

1831 Section 24. Section 445.028, Florida Statutes, is amended 1832 to read:

1833 445.028 Transitional benefits and services.—In cooperation 1834 with <u>the department</u> CareerSource Florida, Inc., the Department 1835 of Children and Families shall develop procedures to ensure that 1836 families leaving the temporary cash assistance program receive 1837 transitional benefits and services that will assist the family 1838 in moving toward self-sufficiency. At a minimum, such procedures 1839 must include, but are not limited to, the following:

(1) Each recipient of cash assistance who is determined ineligible for cash assistance for a reason other than a work activity sanction shall be contacted by the workforce system case manager and provided information about the availability of transitional benefits and services. Such contact shall be attempted prior to closure of the case management file.

(2) Each recipient of temporary cash assistance who is determined ineligible for cash assistance due to noncompliance with the work activity requirements shall be contacted and provided information in accordance with s. 414.065(1).

(3) The department, in consultation with the <u>state</u> board of directors of CareerSource Florida, Inc., shall develop informational material, including posters and brochures, to better inform families about the availability of transitional benefits and services.

1855 (4) <u>The department</u> CareerSource Florida, Inc., in
1856 cooperation with the Department of Children and Families, shall,

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1857 to the extent permitted by federal law, develop procedures to 1858 maximize the utilization of transitional Medicaid by families 1859 who leave the temporary cash assistance program.

1860 Section 25. Section 445.030, Florida Statutes, is amended 1861 to read:

1862 445.030 Transitional education and training.-In order to 1863 assist former recipients of temporary cash assistance who are 1864 working or actively seeking employment in continuing their training and upgrading their skills, education, or training, 1865 1866 support services may be provided for up to 2 years after the 1867 family is no longer receiving temporary cash assistance. This 1868 section does not constitute an entitlement to transitional 1869 education and training. If funds are not sufficient to provide 1870 services under this section, the state board of directors of 1871 CareerSource Florida, Inc., may limit or otherwise prioritize 1872 transitional education and training.

1873 (1) Education or training resources available in the1874 community at no additional cost shall be used whenever possible.

(2) Local workforce development boards may authorize child care or other support services in addition to services provided in conjunction with employment. For example, a participant who is employed full time may receive child care services related to that employment and may also receive additional child care services in conjunction with training to upgrade the participant's skills.

(3) Transitional education or training must be job-related,
but may include training to improve job skills in a
participant's existing area of employment or may include
training to prepare a participant for employment in another

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1886 occupation.

(4) A local workforce development board may enter into an agreement with an employer to share the costs relating to upgrading the skills of participants hired by the employer. For example, a local workforce development board may agree to provide support services such as transportation or a wage subsidy in conjunction with training opportunities provided by the employer.

1894 Section 26. Section 445.033, Florida Statutes, is amended 1895 to read:

1896 445.033 Evaluation.-The <u>state</u> board of directors of 1897 CareerSource Florida, Inc., and the Department of Children and 1898 Families shall arrange for evaluation of TANF-funded programs 1899 operated under this chapter, as follows:

(1) If required by federal waivers or other federal
requirements, the <u>state</u> board of directors of CareerSource
Florida, Inc., and the department may provide for evaluation
according to these requirements.

1904 (2) The state board of directors of CareerSource Florida, 1905 Inc., and the department shall participate in the evaluation of 1906 this program in conjunction with evaluation of the state's 1907 workforce development programs or similar activities aimed at evaluating program outcomes, cost-effectiveness, or return on 1908 1909 investment, and the impact of time limits, sanctions, and other 1910 welfare reform measures set out in this chapter. Evaluation 1911 shall also contain information on the number of participants in 1912 work experience assignments who obtain unsubsidized employment, including, but not limited to, the length of time the 1913 1914 unsubsidized job is retained, wages, and the public benefits, if

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1915 any, received by such families while in unsubsidized employment. 1916 The evaluation must solicit the input of consumers, community-1917 based organizations, service providers, employers, and the 1918 general public, and must publicize, especially in low-income 1919 communities, the process for submitting comments. 1920 (3) The state board of directors of CareerSource Florida, 1921 Inc.r and the department may share information with and develop protocols for information exchange with the Florida Education 1922 1923 and Training Placement Information Program. 1924 (4) The state board of directors of CareerSource Florida, 1925 Inc., and the department may initiate or participate in 1926 additional evaluation or assessment activities that will further the systematic study of issues related to program goals and 1927 1928 outcomes. 1929 (5) In providing for evaluation activities, the state board 1930 of directors of CareerSource Florida, Inc., and the department 1931 shall safequard the use or disclosure of information obtained 1932 from program participants consistent with federal or state 1933 requirements. Evaluation methodologies may be used which are 1934 appropriate for evaluation of program activities, including 1935 random assignment of recipients or participants into program 1936 groups or control groups. To the extent necessary or 1937 appropriate, evaluation data shall provide information with 1938 respect to the state, district, or county, or other substate 1939 area.

(6) The <u>state</u> board of directors of CareerSource Florida,
1941 Inc., and the department may contract with a qualified
organization for evaluations conducted under this section.
1943 Section 27. Section 445.035, Florida Statutes, is amended

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1944 to read: 1945 445.035 Data collection and reporting.-The Department of 1946 Children and Families and the state board of directors of 1947 CareerSource Florida, Inc., shall collect data necessary to 1948 administer this chapter and make the reports required under 1949 federal law to the United States Department of Health and Human 1950 Services and the United States Department of Agriculture. Section 28. Subsections (1), (2), and (3), paragraph (b) of 1951 1952 subsection (4), and subsection (5) of section 445.048, Florida 1953 Statutes, are amended to read: 1954 445.048 Passport to Economic Progress program.-1955 (1) AUTHORIZATION.-Notwithstanding any law to the contrary, 1956 the state board CareerSource Florida, Inc., in conjunction with 1957 the department and the Department of Children and Families and 1958 the Department of Economic Opportunity, shall implement a 1959 Passport to Economic Progress program consistent with this 1960 section. The state board CareerSource Florida, Inc., may 1961 designate local workforce development boards to participate in 1962 the program. Expenses for the program may come from appropriated 1963 revenues or from funds otherwise available to a local workforce 1964 development board which may be legally used for such purposes. 1965 The state board CareerSource Florida, Inc., must consult with 1966 the applicable local workforce development boards and the 1967 applicable local offices of the Department of Children and 1968 Families which serve the program areas and must encourage 1969 community input into the implementation process. 1970 (2) WAIVERS.-If the state board CareerSource Florida, Inc., 1971 in consultation with the Department of Children and Families,

1972 finds that federal waivers would facilitate implementation of

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1973 the program, the department shall immediately request such 1974 waivers, and the state board CareerSource Florida, Inc., shall 1975 report to the Governor, the President of the Senate, and the 1976 Speaker of the House of Representatives if any refusal of the 1977 federal government to grant such waivers prevents the 1978 implementation of the program. If the state board CareerSource 1979 Florida, Inc., finds that federal waivers to provisions of the 1980 Food Assistance Program would facilitate implementation of the 1981 program, the Department of Children and Families shall 1982 immediately request such waivers in accordance with s. 414.175.

(3) TRANSITIONAL BENEFITS AND SERVICES.—In order to assist them in making the transition to economic self-sufficiency, former recipients of temporary cash assistance participating in the passport program shall be eligible for the following benefits and services:

(a) Notwithstanding the time period specified in s.
445.030, transitional education and training support services as
specified in s. 445.030 for up to 4 years after the family is no
longer receiving temporary cash assistance;

(b) Notwithstanding the time period specified in s.
445.031, transitional transportation support services as
specified in s. 445.031 for up to 4 years after the family is no
longer receiving temporary cash assistance; and

(c) Notwithstanding the time period specified in s. 445.032, transitional child care as specified in s. 445.032 for up to 4 years after the family is no longer receiving temporary cash assistance.

2001 All other provisions of ss. 445.030, 445.031, and 445.032 apply

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2002 to such individuals, as appropriate. This subsection does not 2003 constitute an entitlement to transitional benefits and services. 2004 If funds are insufficient to provide benefits and services under 2005 this subsection, the <u>state</u> board of directors of CareerSource 2006 Florida, Inc., or its agent, may limit such benefits and 2007 services or otherwise establish priorities for the provisions of 2008 such benefits and services.

2009

(4) INCENTIVES TO ECONOMIC SELF-SUFFICIENCY.-

2010 (b) The state board CareerSource Florida, Inc., in 2011 cooperation with the department and the Department of Children 2012 and Families and the Department of Economic Opportunity, shall 2013 offer performance-based incentive bonuses as a component of the 2014 Passport to Economic Progress program. The bonuses do not represent a program entitlement and are contingent on achieving 2015 2016 specific benchmarks prescribed in the self-sufficiency plan. If 2017 the funds appropriated for this purpose are insufficient to 2018 provide this financial incentive, the state board of directors 2019 of CareerSource Florida, Inc., may reduce or suspend the bonuses 2020 in order not to exceed the appropriation or may direct the local 2021 workforce development boards to use resources otherwise given to 2022 the local workforce development board to pay such bonuses if 2023 such payments comply with applicable state and federal laws.

(5) EVALUATIONS AND RECOMMENDATIONS. -<u>The state board</u>
CareerSource Florida, Inc., in conjunction with the <u>department</u>,
<u>the</u> Department of Children and Families, <u>the Department of</u>
Economic Opportunity, and the local workforce development
boards, shall conduct a comprehensive evaluation of the
effectiveness of the program operated under this section.
Evaluations and recommendations for the program shall be

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2031 submitted by the state board CareerSource Florida, Inc., as part 2032 of its annual report to the Legislature. 2033 Section 29. Subsections (6), (8), and (13) of section 2034 445.051, Florida Statutes, are amended to read: 2035 445.051 Individual development accounts.-2036 (6) The state board CareerSource Florida, Inc., shall 2037 establish procedures for local workforce development boards to 2038 include in their annual program and financial plan an 2039 application to offer an individual development account program 2040 as part of their TANF allocation. These procedures must include, 2041 but need not be limited to, administrative costs permitted for 2042 the fiduciary organization and policies relative to identifying 2043 the match ratio and limits on the deposits for which the match 2044 will be provided in the application process. The state board 2045 CareerSource Florida, Inc., shall establish policies and 2046 procedures necessary to ensure that funds held in an individual 2047 development account are not withdrawn except for one or more of 2048 the qualified purposes described in this section. 2049 (8) The state board CareerSource Florida, Inc., shall 2050 establish procedures for controlling the withdrawal of funds for 2051 uses other than qualified purposes, including specifying 2052 conditions under which an account must be closed. 2053 (13) Pursuant to policy direction by the state board CareerSource Florida, Inc., the department of Economic 2054 2055 Opportunity shall adopt such rules as are necessary to implement 2056 this act. 2057 Section 30. Subsection (2) of section 445.055, Florida 2058 Statutes, is amended to read:

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445.055 Employment advocacy and assistance program

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(2) The state board CareerSource Florida, Inc., shall 2062 establish an employment advocacy and assistance program 2063 targeting military spouses and dependents. This program shall 2064 deliver employment assistance services through military family 2065 employment advocates colocated within selected one-stop career 2066 centers. Persons eligible for assistance through this program 2067 include spouses and dependents of active duty military 2068 personnel, Florida National Guard members, and military 2069 reservists.

targeting military spouses and dependents.-

- 2070 Section 31. Paragraph (p) of subsection (3) of section 2071 11.45, Florida Statutes, is amended to read:
- 2072

11.45 Definitions; duties; authorities; reports; rules.-

2073 (3) AUTHORITY FOR AUDITS AND OTHER ENGAGEMENTS.-The Auditor 2074 General may, pursuant to his or her own authority, or at the 2075 direction of the Legislative Auditing Committee, conduct audits 2076 or other engagements as determined appropriate by the Auditor 2077 General of:

2078 (p) CareerSource Florida, Inc., the state board as defined 2079 in s. 445.002, or the programs or entities created by the state 2080 board under CareerSource Florida, Inc., created pursuant to s. 2081 445.004.

2082 Section 32. Paragraph (a) of subsection (5) of section 2083 288.901, Florida Statutes, is amended to read:

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288.901 Enterprise Florida, Inc.-

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(5) APPOINTED MEMBERS OF THE BOARD OF DIRECTORS.-

2086 (a) In addition to the Governor or his or her designee, the 2087 board of directors shall consist of the following appointed 2088 members:

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2089	1. The Commissioner of Education or his or her designee.
2090	2. The Chief Financial Officer or his or her designee.
2091	3. The Attorney General or his or her designee.
2092	4. The Commissioner of Agriculture or his or her designee.
2093	5. The chairperson of the state board as defined in s.
2094	445.002 board of directors of CareerSource Florida, Inc.
2095	6. The Secretary of State or his or her designee.
2096	7. Twelve members from the private sector, six of whom
2097	shall be appointed by the Governor, three of whom shall be
2098	appointed by the President of the Senate, and three of whom
2099	shall be appointed by the Speaker of the House of
2100	Representatives. Members appointed by the Governor are subject
2101	to Senate confirmation.
2102	
2103	All board members shall serve without compensation, but are
2104	entitled to receive reimbursement for per diem and travel
2105	expenses pursuant to s. 112.061. Such expenses must be paid out
2106	of funds of Enterprise Florida, Inc.
2107	Section 33. Subsection (5) of section 331.369, Florida
2108	Statutes, is amended to read:
2109	331.369 Space Industry Workforce Initiative
2110	(5) <u>The state board as defined in s. 445.002</u> CareerSource
2111	Florida, Inc., as part of its statutorily prescribed annual
2112	report to the Legislature, shall provide recommendations for
2113	policies, programs, and funding to enhance the workforce needs
2114	of the aerospace industry.
2115	Section 34. Paragraph (k) of subsection (1) and subsection
2116	(9) of section 413.405, Florida Statutes, are amended to read:
2117	413.405 Florida Rehabilitation CouncilThere is created
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2118 the Florida Rehabilitation Council to assist the division in the 2119 planning and development of statewide rehabilitation programs 2120 and services, to recommend improvements to such programs and 2121 services, and to perform the functions listed in this section. 2122 (1) The council shall be composed of: 2123 (k) At least one representative of the state board as 2124 defined in s. 445.002 board of directors of CareerSource 2125 Florida, Inc. (9) In addition to the other functions specified in this 2126 2127 section, the council shall, after consulting with the state 2128 board as defined in s. 445.002 board of directors of 2129 CareerSource Florida, Inc.: 2130 (a) Review, analyze, and advise the division regarding the performance of the responsibilities of the division under Title 2131 2132 I of the act, particularly responsibilities relating to: 2133 1. Eligibility, including order of selection. 2134 2. The extent, scope, and effectiveness of services 2135 provided. 2136 3. Functions performed by state agencies which affect or 2137 potentially affect the ability of individuals with disabilities to achieve employment outcomes under Title I. 2138 2139 (b) In partnership with the division: 2140 1. Develop, agree to, and review state goals and priorities 2141 in accordance with 34 C.F.R. s. 361.29(c); and 2. Evaluate the effectiveness of the vocational 2142 rehabilitation program and submit reports of progress to the 2143 2144 Governor, the President of the Senate, the Speaker of the House 2145 of Representatives, and the United States Secretary of Education 2146 in accordance with 34 C.F.R. s. 361.29(e).

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(c) Advise the department and the division and assist in the preparation of the state plan and amendments to the plan, applications, reports, needs assessments, and evaluations required by Title I.

(d) To the extent feasible, conduct a review and analysis of the effectiveness of, and consumer satisfaction with:

2153 1. The functions performed by state agencies and other 2154 public and private entities responsible for performing functions 2155 for individuals who have disabilities.

2156

2. Vocational rehabilitation services:

2157a. Provided or paid for from funds made available under the2158act or through other public or private sources.

2159 b. Provided by state agencies and other public and private 2160 entities responsible for providing vocational rehabilitation 2161 services to individuals who have disabilities.

3. The employment outcomes achieved by eligible individuals receiving services under this part, including the availability of health or other employment benefits in connection with those employment outcomes.

(e) Prepare and submit an annual report on the status of vocational rehabilitation programs in the state to the Governor, the President of the Senate, the Speaker of the House of Representatives, and the United States Secretary of Education and make the report available to the public.

(f) Coordinate with other councils within Florida, including the Florida Independent Living Council, the advisory panel established under s. 612(a)(21) of the Individuals with Disabilities Education Act, 20 U.S.C. s. 1412(a)(21), the State Planning Council described in s. 124 of the Developmental

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2176 Disabilities Assistance and Bill of Rights Act, 42 U.S.C. s. 2177 15024, the state mental health planning council established 2178 under s. 1914 of the Public Health Service Act, 42 U.S.C. s. 300x-3, and the <u>state board as defined in s. 445.002</u> board of directors of CareerSource Florida, Inc.

(g) Advise the department and division and provide for coordination and the establishment of working relationships among the department, the division, the Florida Independent Living Council, and centers for independent living in the state.

(h) Perform other functions that are consistent with the duties and responsibilities of the council under this section.

2187 Section 35. Section 414.045, Florida Statutes, is amended 2188 to read:

2189 414.045 Cash assistance program.-Cash assistance families 2190 include any families receiving cash assistance payments from the 2191 state program for temporary assistance for needy families as 2192 defined in federal law, whether such funds are from federal 2193 funds, state funds, or commingled federal and state funds. Cash 2194 assistance families may also include families receiving cash 2195 assistance through a program defined as a separate state 2196 program.

(1) For reporting purposes, families receiving cash assistance shall be grouped into the following categories. The department may develop additional groupings in order to comply with federal reporting requirements, to comply with the datareporting needs of the <u>state board as defined in s. 445.002</u> <u>board of directors of CareerSource Florida, Inc.</u>, or to better inform the public of program progress.

2204

(a) Work-eligible cases.-Work-eligible cases shall include:

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2205 1. Families containing an adult or a teen head of 2206 household, as defined by federal law. These cases are generally 2207 subject to the work activity requirements provided in s. 445.024 2208 and the time limitations on benefits provided in s. 414.105. 2209 2. Families with a parent where the parent's needs have 2210 been removed from the case due to sanction or disqualification 2211 shall be considered work-eligible cases to the extent that such 2212 cases are considered in the calculation of federal participation 2213 rates or would be counted in such calculation in future months. 2214 3. Families participating in transition assistance 2215 programs. 2216 4. Families otherwise eligible for temporary cash 2217 assistance which receive diversion services, a severance 2218 payment, or participate in the relocation program. 2219 (b) Child-only cases.-Child-only cases include cases that 2220 do not have an adult or teen head of household as defined in federal law. Such cases include: 2221 2222 1. Children in the care of caretaker relatives, if the 2223 caretaker relatives choose to have their needs excluded in the 2224 calculation of the amount of cash assistance. 2225 2. Families in the Relative Caregiver Program as provided in s. 39.5085. 2226 2227 3. Families in which the only parent in a single-parent 2228 family or both parents in a two-parent family receive 2229 supplemental security income (SSI) benefits under Title XVI of 2230 the Social Security Act, as amended. To the extent permitted by 2231 federal law, individuals receiving SSI shall be excluded as 2232 household members in determining the amount of cash assistance, 2233 and such cases shall not be considered families containing an

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2234 adult. Parents or caretaker relatives who are excluded from the 2235 cash assistance group due to receipt of SSI may choose to 2236 participate in work activities. An individual whose ability to 2237 participate in work activities is limited who volunteers to 2238 participate in work activities shall be assigned to work 2239 activities consistent with such limitations. An individual who 2240 volunteers to participate in a work activity may receive child 2241 care or support services consistent with such participation.

4. Families in which the only parent in a single-parent family or both parents in a two-parent family are not eligible for cash assistance due to immigration status or other limitation of federal law. To the extent required by federal law, such cases shall not be considered families containing an adult.

5. To the extent permitted by federal law and subject to appropriations, special needs children who have been adopted pursuant to s. 409.166 and whose adopting family qualifies as a needy family under the state program for temporary assistance for needy families. Notwithstanding any provision to the contrary in s. 414.075, s. 414.085, or s. 414.095, a family shall be considered a needy family if:

2255 a. The family is determined by the department to have an 2256 income below 200 percent of the federal poverty level;

b. The family meets the requirements of s. 414.095(2) and
(3) related to residence, citizenship, or eligible noncitizen
status; and

2260 c. The family provides any information that may be 2261 necessary to meet federal reporting requirements specified under 2262 Part A of Title IV of the Social Security Act.

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6. Families in the Guardianship Assistance Program asprovided in s. 39.6225.

Families described in subparagraph 1., subparagraph 2., or subparagraph 3. may receive child care assistance or other supports or services so that the children may continue to be cared for in their own homes or in the homes of relatives. Such assistance or services may be funded from the temporary assistance for needy families block grant to the extent permitted under federal law and to the extent funds have been provided in the General Appropriations Act.

(2) Oversight by the <u>state board as defined in s. 445.002</u> board of directors of CareerSource Florida, Inc., and the service delivery and financial planning responsibilities of the local workforce development boards apply to the families defined as work-eligible cases in paragraph (1) (a). The department shall be responsible for program administration related to families in groups defined in paragraph (1) (b), and the department shall coordinate such administration with the <u>state</u> board of <u>directors</u> of <u>CareerSource Florida</u>, Inc., to the extent needed for operation of the program.

2284 Section 36. Subsection (2) of section 420.622, Florida 2285 Statutes, is amended to read:

420.622 State Office on Homelessness; Council on Homelessness.-

(2) The Council on Homelessness is created to consist of 17 representatives of public and private agencies who shall develop policy and advise the State Office on Homelessness. The council members shall be: the Secretary of Children and Families, or his

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2292 or her designee; the executive director of the Department of 2293 Economic Opportunity, or his or her designee, who shall advise 2294 the council on issues related to rural development; the State 2295 Surgeon General, or his or her designee; the Executive Director 2296 of Veterans' Affairs, or his or her designee; the Secretary of 2297 Corrections, or his or her designee; the Secretary of Health 2298 Care Administration, or his or her designee; the Commissioner of 2299 Education, or his or her designee; the Executive Director of CareerSource Florida, Inc., or his or her designee; one 2300 2301 representative of the Florida Association of Counties; one 2302 representative of the Florida League of Cities; one 2303 representative of the Florida Supportive Housing Coalition; the 2304 Executive Director of the Florida Housing Finance Corporation, 2305 or his or her designee; one representative of the Florida 2306 Coalition for the Homeless; and four members appointed by the 2307 Governor. The council members shall be nonpaid volunteers and 2308 shall be reimbursed only for travel expenses. The appointed 2309 members of the council shall be appointed to staggered 2-year 2310 terms, and the council shall meet at least four times per year. 2311 The importance of minority, gender, and geographic 2312 representation shall be considered in appointing members to the 2313 council.

2314 Section 37. Subsections (1) and (4) of section 443.171, 2315 Florida Statutes, are amended to read:

2316 443.171 Department of Economic Opportunity and commission; 2317 powers and duties; records and reports; proceedings; state-2318 federal cooperation.-

(1) POWERS AND DUTIES.—The Department of EconomicOpportunity shall administer this chapter. The department may

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2321 employ persons, make expenditures, require reports, conduct 2322 investigations, and take other action necessary or suitable to 2323 administer this chapter. The department shall annually submit 2324 information to the state board as defined in s. 445.002 2325 CareerSource Florida, Inc., covering the administration and 2326 operation of this chapter during the preceding calendar year for 2327 inclusion in the strategic plan under s. 445.006 and may make 2328 recommendations for amendment to this chapter.

2329 (4) EMPLOYMENT STABILIZATION.-The Department of Economic 2330 Opportunity, under the direction of the state board as defined 2331 in s. 445.002 CareerSource Florida, Inc., shall take all 2332 appropriate steps to reduce and prevent unemployment; to 2333 encourage and assist in the adoption of practical methods of 2334 career training, retraining, and career guidance; to 2335 investigate, recommend, advise, and assist municipalities, 2336 counties, school districts, and the state in the establishment 2337 and operation of reserves for public works to be used in times 2338 of business depression and unemployment; to promote the 2339 reemployment of unemployed workers throughout the state in every 2340 other way that may be feasible; to refer a claimant entitled to 2341 extended benefits to suitable work that meets the criteria of 2342 this chapter; and, to these ends, to carry on and publish the 2343 results of investigations and research studies.

2344 Section 38. Subsection (1) of section 443.181, Florida 2345 Statutes, is amended to read:

2346

443.181 Public employment service.-

(1) The one-stop delivery system established under s.
445.009 is this state's public employment service as part of the
national system of public employment offices established under

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2350 29 U.S.C. s. 49. The Department of Economic Opportunity, under policy direction from the state board as defined in s. 445.002 2351 CareerSource Florida, Inc., shall cooperate with any official or 2352 2353 agency of the United States having power or duties under 29 2354 U.S.C. ss. 49-491-1 and shall perform those duties necessary to 2355 secure to this state the funds provided under federal law for 2356 the promotion and maintenance of the state's public employment 2357 service. In accordance with 29 U.S.C. s. 49c, this state accepts 2358 29 U.S.C. ss. 49-491-1. The department is designated the state 2359 agency responsible for cooperating with the United States 2360 Secretary of Labor under 29 U.S.C. s. 49c. The department shall 2361 appoint sufficient employees to administer this section. The 2362 department may cooperate with or enter into agreements with the 2363 Railroad Retirement Board for the establishment, maintenance, 2364 and use of one-stop career centers.

2365 Section 39. Subsection (1) of section 446.71, Florida 2366 Statutes, is amended to read:

2367446.71 Everglades Restoration Agricultural Community2368Employment Training Program.-

2369 (1) The Department of Economic Opportunity, in cooperation 2370 with the state board as defined in s. 445.002 CareerSource 2371 Florida, Inc., shall establish the Everglades Restoration 2372 Agricultural Community Employment Training Program within the 2373 Department of Economic Opportunity. The Department of Economic 2374 Opportunity shall use funds appropriated to the program by the 2375 Legislature to provide grants to stimulate and support training 2376 and employment programs that seek to match persons who complete 2377 such training programs to nonagricultural employment opportunities in areas of high agricultural unemployment, and to 2378

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provide other training, educational, and information services necessary to stimulate the creation of jobs in the areas of high agricultural unemployment. In determining whether to provide funds to a particular program, the Department of Economic Opportunity shall consider the location of the program in proximity to the program's intended participants. Section 40. Subsection (9) of section 1011.80, Florida

2386 Statutes, is amended to read:

2387 1011.80 Funds for operation of workforce education 2388 programs.-

2389 (9) The State Board of Education and the state board as 2390 defined in s. 445.002 CareerSource Florida, Inc., shall provide 2391 the Legislature with recommended formulas, criteria, timeframes, 2392 and mechanisms for distributing performance funds. The 2393 commissioner shall consolidate the recommendations and develop a 2394 consensus proposal for funding. The Legislature shall adopt a 2395 formula and distribute the performance funds to the State Board 2396 of Education for Florida College System institutions and school 2397 districts through the General Appropriations Act. These 2398 recommendations shall be based on formulas that would discourage 2399 low-performing or low-demand programs and encourage through 2400 performance-funding awards:

(a) Programs that prepare people to enter high-wage
occupations identified by the Workforce Estimating Conference
created by s. 216.136 and other programs as approved by <u>the</u>
state board as defined in s. 445.002 CareerSource Florida, Inc.
At a minimum, performance incentives shall be calculated for
adults who reach completion points or complete programs that
lead to specified high-wage employment and to their placement in

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2408 that employment.

2409 (b) Programs that successfully prepare adults who are eligible for public assistance, economically disadvantaged, 2410 2411 disabled, not proficient in English, or dislocated workers for 2412 high-wage occupations. At a minimum, performance incentives shall be calculated at an enhanced value for the completion of 2413 2414 adults identified in this paragraph and job placement of such 2415 adults upon completion. In addition, adjustments may be made in payments for job placements for areas of high unemployment. 2416

2417 (c) Programs that are specifically designed to be 2418 consistent with the workforce needs of private enterprise and 2419 regional economic development strategies, as defined in 2420 guidelines set by the state board as defined in s. 445.002 2421 CareerSource Florida, Inc. The state board as defined in s. 2422 445.002 CareerSource Florida, Inc., shall develop guidelines to 2423 identify such needs and strategies based on localized research 2424 of private employers and economic development practitioners.

(d) Programs identified by the state board as defined in s.
 2426 <u>445.002</u> CareerSource Florida, Inc., as increasing the
 2427 effectiveness and cost efficiency of education.

2428 Section 41. Subsection (3) of section 1011.801, Florida 2429 Statutes, is amended to read:

2430 1011.801 Workforce Development Capitalization Incentive
2431 Grant Program.—The Legislature recognizes that the need for
2432 school districts and Florida College System institutions to be
2433 able to respond to emerging local or statewide economic
2434 development needs is critical to the workforce development
2435 system. The Workforce Development Capitalization Incentive Grant
2436 Program is created to provide grants to school districts and

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Florida College System institutions on a competitive basis to fund some or all of the costs associated with the creation or expansion of workforce development programs that serve specific employment workforce needs.

2441 (3) The State Board of Education shall give highest priority to programs that train people to enter high-skill, 2442 2443 high-wage occupations identified by the Workforce Estimating 2444 Conference and other programs approved by the state board as defined in s. 445.002, CareerSource Florida, Inc.; programs that 2445 2446 train people to enter occupations under the welfare transition 2447 program, + or programs that train for the workforce adults who 2448 are eligible for public assistance, economically disadvantaged, 2449 disabled, not proficient in English, or dislocated workers. The 2450 State Board of Education shall consider the statewide geographic 2451 dispersion of grant funds in ranking the applications and shall 2452 give priority to applications from education agencies that are 2453 making maximum use of their workforce development funding by 2454 offering high-performing, high-demand programs.

2455

Section 42. This act shall take effect July 1, 2020.

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