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576-02669-22

Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on Health and Human Services)

A bill to be entitled

An act relating to child welfare; amending s. 39.5085, F.S.; revising payment rates for relative and nonrelative caregivers under the Relative Caregiver Program; amending s. 409.145, F.S.; revising and specifying room and board rates paid by the Department of Children and Families; providing applicability of annual cost of living increase and supplemental room and board payment provisions to certain caregivers; providing for an additional monthly payment for certain caregivers; amending s. 1009.25, F.S.; revising fee waiver eligibility for students who are or were placed in the custody of a relative or nonrelative to include certain students; creating a tuition and fee exemption for students who enter the custody of the department after a specified age and who are reunited with their parent or parents before reaching a specified age and after spending at least 18 months in out-of-home care; requiring the student to meet certain federal financial aid eligibility requirements; requiring the entity imposing the tuition and fees to verify such eligibility; creating a tuition and fee waiver for students who were the subject of a dependency hearing, were placed in a permanent guardianship, and remain in such quardianship until the student reaches 18 years of age or, if before reaching 18 years of age, he or she

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28	enrolls in an eligible institution; reenacting s.
29	393.065(5)(b), F.S., relating to certain waiver
30	services, to incorporate the amendments made to s.
31	409.145, F.S., in a reference thereto; reenacting s.
32	409.1451(2)(b), F.S., relating to the Road-to-
33	Independence Program, to incorporate the amendments
34	made to s. 409.145, F.S., in references thereto;
35	providing an effective date.
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37	Be It Enacted by the Legislature of the State of Florida:
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39	Section 1. Present paragraphs (e) through (h) of subsection
40	(2) of section 39.5085, Florida Statutes, are redesignated as
41	paragraphs (f) through (i), respectively, a new paragraph (e) is
42	added to that subsection, and paragraph (d) of that subsection
43	is amended, to read:
44	39.5085 Relative Caregiver Program.—
45	(2)
46	(d)1. Relatives or nonrelatives who have a child placed
47	with them in out-of-home care and who have obtained licensure as
48	a child-specific level I foster placement, regardless of whether
49	a court has found the child to be dependent, shall receive a
50	monthly payment in accordance with s. 409.145(3) from the date
51	the child is placed in out-of-home care with his or her
52	relatives or with nonrelatives until the child achieves
53	permanency as determined by the court pursuant to s. 39.621.
54	2. Relatives or nonrelatives who have a child who has been
55	found to be dependent placed with them in out-of-home care shall
56	receive a monthly payment at a rate equal to the rate

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57	established in s. 409.145(3) for licensed foster parents,
58	regardless of whether the relatives or nonrelatives have
59	obtained a child-specific level I foster license, from the date
60	the child is found to be dependent or from the date the child is
61	placed with them in out-of-home care, whichever is later, for a
62	period of no more than 6 months or until the child achieves
63	permanency as determined by the court pursuant to s. 39.621,
64	whichever occurs first.
65	3. Relatives or nonrelatives who have a child who has been
66	found to be dependent placed with them in out-of-home care and
67	who have not obtained a child-specific level I foster license
68	within 6 months from the date of such placement shall receive a
69	monthly payment in an amount determined by department rule from
70	6 months after the date the child is found to be dependent or
71	from 6 months after the child is placed with them in out-of-home
72	care, whichever is later, until the relatives or nonrelatives
73	obtain a child-specific level I foster license or until the
74	child achieves permanency as determined by the court pursuant to
75	s. 39.621, whichever occurs first. The monthly payment amount
76	paid to relatives or nonrelatives pursuant to this subparagraph
77	must be less than the monthly payment amount provided to a
78	participant enrolled in the Guardianship Assistance Program
79	pursuant to s. 39.6225.
80	4. Relatives or nonrelatives who have a child placed in
81	their care by permanent guardianship pursuant to s. 39.6221, in
82	a permanent placement with a fit and willing relative pursuant
83	to s. 39.6231, or under former s. 39.622 if the placement was
84	made before July 1, 2006, and who are not enrolled in the
85	Guardianship Assistance Program pursuant to s. 39.6225 shall
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86 receive a monthly payment in an amount determined by department
87 rule which must be less than the monthly payment amount provided
88 to a participant enrolled in the Guardianship Assistance Program
89 under s. 39.6225 Relatives or nonrelatives who are caring for
90 children placed with them by the court pursuant to this chapter
91 shall receive a special monthly caregiver benefit established by
92 rule of the department.

93 (e) Relatives or nonrelatives obtaining monthly payments 94 under this section may also obtain a special benefit payment. 95 The amount of the special benefit payment shall be based on the 96 child's age within a payment schedule established by rule of the 97 department and subject to availability of funding. The statewide average monthly rate for children judicially placed with 98 99 relatives or nonrelatives who are not licensed as foster homes 100 may not exceed 82 percent of the statewide average foster care 101 rate, and the cost of providing the assistance described in this 102 section to any caregiver may not exceed the cost of providing out-of-home care in emergency shelter or foster care. 103

Section 2. Present subsection (4) of section 409.145, Florida Statutes, is redesignated as subsection (5), a new subsection (4) is added to that section, and subsection (3) of that section is amended, to read:

409.145 Care of children; "reasonable and prudent parent" standard.—The child welfare system of the department shall operate as a coordinated community-based system of care which empowers all caregivers for children in foster care to provide quality parenting, including approving or disapproving a child's participation in activities based on the caregiver's assessment using the "reasonable and prudent parent" standard.

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115 (3) FOSTER CARE ROOM AND BOARD RATES.-

(a) Effective July 1, <u>2022</u> 2018, room and board rates shall be paid to foster parents, including relative and nonrelative caregivers who are licensed as a level I child-specific foster placement, and to relative and nonrelative caregivers who are participating in the Relative Caregiver Program and receiving payments pursuant to s. 39.5085(2)(d)1. or 2., as follows: Monthly Room and Board Foster Care Rate

0-5 Years 6-12 Years 13-21 Years Age Age Age 124 \$517.94 \$457.95 \$531.21 \$469.68 \$621.77 \$549.74 125

128 (b) Each January, foster parents, including relative and 129 nonrelative caregivers who are licensed as a level I child-130 specific foster placement and relative and nonrelative 131 caregivers who are participating in the Relative Caregiver Program and receiving payments pursuant to s. 39.5085(2)(d)1. or 132 133 2., shall receive an annual cost of living increase. The 134 department shall calculate the new room and board rate increase 135 equal to the percentage change in the Consumer Price Index for 136 All Urban Consumers, U.S. City Average, All Items, not 137 seasonally adjusted, or successor reports, for the preceding December compared to the prior December as initially reported by 138

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139 the United States Department of Labor, Bureau of Labor 140 Statistics. The department shall make available the adjusted 141 room and board rates annually.

(c) Effective July 1, 2019, foster parents of level I family foster homes as defined in s. 409.175(5)(a) shall receive a room and board rate of \$333.

145 (d) Effective July 1, 2019, the foster care room and board 146 rate for level II family foster homes as defined in s. 147 409.175(5)(a) shall be the same as the new rate established for 148 family foster homes as of January 1, 2019.

149 (c) Effective January 1, 2020, paragraph (b) shall only 150 apply to level II through level V family foster homes, as 151 defined in s. 409.175(5)(a).

152 (f) The amount of the monthly foster care room and board 153 rate may be increased upon agreement among the department, the 154 community-based care lead agency, and the foster parent.

(d) (g) Effective July 1, 2022 From July 1, 2018, through 155 156 June 30, 2019, community-based care lead agencies providing care 157 under contract with the department shall pay a supplemental room 158 and board payment to foster care parents, including relative and 159 nonrelative caregivers who are licensed as a level I child-160 specific foster placement and relative and nonrelative 161 caregivers who are participating in the Relative Caregiver 162 Program and receiving payments pursuant to s. 39.5085(2)(d)1. or 163 2. of all family foster homes, on a per-child basis, for 164 providing independent life skills and normalcy supports to 165 children who are 13 through 17 years of age placed in their care. The supplemental payment must shall be paid monthly to the 166 167 foster care parents in addition to the current monthly room and

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168	board rate payment. The supplemental monthly payment shall be
169	based on 10 percent of the monthly room and board rate for
170	children 13 through 21 years of age as provided under this
171	section and adjusted annually. Effective July 1, 2019, such
172	supplemental payments shall only be paid to foster parents of
173	level II through level V family foster homes.
174	(4) CHILD CARE SUBSIDYAny foster parents and relative or
175	nonrelative caregivers, regardless of whether the relative or
176	nonrelative caregivers are licensed as a level I child-specific
177	foster placement or participate in the Relative Caregiver
178	Program, who have a child placed in out-of-home care in the home
179	between the age of birth to school entry shall receive a payment
180	of \$200 per month per child to pay toward the cost of an early
181	learning or child care program.
182	Section 3. Paragraphs (c) and (d) of subsection (1) of
183	section 1009.25, Florida Statutes, are amended to read:
184	1009.25 Fee exemptions
185	(1) The following students are exempt from the payment of
186	tuition and fees, including lab fees, at a school district that
187	provides workforce education programs, Florida College System
188	institution, or state university:
189	(c) A student who was the subject of a dependency
190	proceeding and:
191	1. Is, or was at the time he or she reached 18 years of
192	age, in <u>out-of-home care.</u> the custody of the Department of
193	Children and Families or who,
194	2. Is, or was at the time he or she reached 18 years of
195	age, in the custody of a relative or nonrelative pursuant to s.
196	<u>39.5085 or s. 39.6225.</u>

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197 <u>3.</u> After spending at least 6 months in the custody of the 198 department after reaching 16 years of age, was placed in a 199 guardianship by the court.

200 4. After reaching 14 years of age and thereafter spending 201 at least 18 months in out-of-home care, was reunited with his or 202 her parent or parents who were the subject of the dependency 203 proceeding before he or she reaches 18 years of age, including a student who is reunited under s. 39.8155. For a student to be 204 205 eligible under this subparagraph, the student must be Pell 206 Grant-eligible, and the entity imposing the tuition and fees 207 must verify such eligibility.

5. Was adopted from the department after May 5, 1997.
6. Was placed in a permanent guardianship, regardless of
whether the caregiver participates or participated in the
Relative Caregiver Program under s. 39.5085, and remains in such
guardianship until the student either reaches 18 years of age
or, if before reaching 18 years of age, he or she enrolls in an
eligible institution.

Such exemption includes fees associated with enrollment in applied academics for adult education instruction. The exemption remains valid until the student reaches 28 years of age.

(d) A student who is, or was at the time he or she reached 18 years of age, in the custody of a relative or nonrelative under s. 39.5085 or s. 39.6225 or who was adopted from the Department of Children and Families after May 5, 1997. Such exemption includes fees associated with enrollment in applied academics for adult education instruction. The exemption remains valid until the student reaches 28 years of age.

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Section 4. For the purpose of incorporating the amendments made by this act to section 409.145, Florida Statutes, in a reference thereto, paragraph (b) of subsection (5) of section 393.065, Florida Statutes, is reenacted to read:

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393.065 Application and eligibility determination.-

(5) The agency shall assign and provide priority to clientswaiting for waiver services in the following order:

(b) Category 2, which includes individuals on the waiting list who are:

1. From the child welfare system with an open case in the Department of Children and Families' statewide automated child welfare information system and who are either:

a. Transitioning out of the child welfare system at the
finalization of an adoption, a reunification with family
members, a permanent placement with a relative, or a
guardianship with a nonrelative; or

b. At least 18 years but not yet 22 years of age and whoneed both waiver services and extended foster care services; or

244 2. At least 18 years but not yet 22 years of age and who 245 withdrew consent pursuant to s. 39.6251(5)(c) to remain in the 246 extended foster care system.

For individuals who are at least 18 years but not yet 22 years of age and who are eligible under sub-subparagraph 1.b., the agency shall provide waiver services, including residential habilitation, and the community-based care lead agency shall fund room and board at the rate established in s. 409.145(3) and provide case management and related services as defined in s. 409.986(3)(e). Individuals may receive both waiver services and

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255 services under s. 39.6251. Services may not duplicate services 256 available through the Medicaid state plan.

Within categories 3, 4, 5, 6, and 7, the agency shall maintain a waiting list of clients placed in the order of the date that the client is determined eligible for waiver services.

Section 5. For the purpose of incorporating the amendments made by this act to section 409.145, Florida Statutes, in references thereto, paragraph (b) of subsection (2) of section 409.1451, Florida Statutes, is reenacted to read:

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409.1451 The Road-to-Independence Program.-

(2) POSTSECONDARY EDUCATION SERVICES AND SUPPORT.-

267 (b) The amount of the financial assistance shall be as 268 follows:

1. For a young adult who does not remain in foster care and is attending a postsecondary school as provided in s. 1009.533, the amount is \$1,256 monthly.

272 2. For a young adult who remains in foster care, is 273 attending a postsecondary school, as provided in s. 1009.533, 274 and continues to reside in a licensed foster home, the amount is 275 the established room and board rate for foster parents. This 276 takes the place of the payment provided for in s. 409.145(3).

3. For a young adult who remains in foster care, but temporarily resides away from a licensed foster home for purposes of attending a postsecondary school as provided in s. 1009.533, the amount is \$1,256 monthly. This takes the place of the payment provided for in s. 409.145(3).

4. For a young adult who remains in foster care, isattending a postsecondary school as provided in s. 1009.533, and

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284 continues to reside in a licensed group home, the amount is 285 negotiated between the community-based care lead agency and the 286 licensed group home provider.

5. For a young adult who remains in foster care, but temporarily resides away from a licensed group home for purposes of attending a postsecondary school as provided in s. 1009.533, the amount is \$1,256 monthly. This takes the place of a negotiated room and board rate.

292 6. A young adult is eligible to receive financial
293 assistance during the months when he or she is enrolled in a
294 postsecondary educational institution.

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Section 6. This act shall take effect July 1, 2022.