${\bf By}$ Senator Rodriguez

	40-01680A-25 20251046
1	A bill to be entitled
2	An act relating to Relative Caregiver Program
3	payments; amending s. 39.5085, F.S.; providing that
4	relatives and nonrelatives who have a child placed
5	with them in out-of-home care under the Relative
6	Caregiver Program may start receiving a monthly
7	payment at the time the child is placed in such out-
8	of-home care, instead of starting when the child is
9	found to be dependent; providing that certain
10	relatives and nonrelatives who have a child placed
11	with them may start receiving monthly payments after a
12	specified time period; providing an effective date.
13	
14	Be It Enacted by the Legislature of the State of Florida:
15	
16	Section 1. Paragraph (d) of subsection (2) of section
17	39.5085, Florida Statutes, is amended to read:
18	39.5085 Relative Caregiver Program
19	(2)
20	(d)1. Relatives or nonrelatives who have a child placed
21	with them in out-of-home care and who have obtained licensure as
22	a child-specific level I foster placement, regardless of whether
23	a court has found the child to be dependent, shall receive a
24	monthly payment in accordance with s. 409.145(3) from the date
25	the child is placed in out-of-home care with his or her
26	relatives or with nonrelatives until the child achieves
27	permanency as determined by the court pursuant to s. 39.621.
28	2. Relatives or nonrelatives who have a child who has been
29	found to be dependent placed with them in out-of-home care $\underline{,}$

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20251046 30 regardless of whether a court has found the child to be 31 dependent, shall receive a monthly payment at a rate equal to 32 the rate established in s. 409.145(3) for licensed foster 33 parents, regardless of whether the relatives or nonrelatives 34 have obtained a child-specific level I foster license, starting 35 from the date the child is found to be dependent or from the 36 date the child is placed with them in out-of-home care τ 37 whichever is later, for a period of no more than 6 months or until the child achieves permanency as determined by the court 38 pursuant to s. 39.621, whichever occurs first. 39 40 3. Relatives or nonrelatives who have a child who has been 41 found to be dependent placed with them in out-of-home care, 42 regardless of whether a court has found the child to be 43 dependent, and who have not obtained a child-specific level I 44 foster license within 1 month after 6 months from the date of such placement shall receive a monthly payment in an amount 45 46 determined by department rule starting 1 month from 6 months 47 after the date the child is found to be dependent or from 6 48 months after the child is placed with them in out-of-home care $_{ au}$ 49 whichever is later, until the relatives or nonrelatives obtain a child-specific level I foster license or until the child 50 51 achieves permanency as determined by the court pursuant to s. 52 39.621, whichever occurs first. The monthly payment amount paid 53 to relatives or nonrelatives pursuant to this subparagraph must be less than the monthly payment amount provided to a 54 55 participant enrolled in the Guardianship Assistance Program 56 pursuant to s. 39.6225.

57 4. Relatives or nonrelatives who have a child placed in 58 their care by permanent guardianship pursuant to s. 39.6221, in

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59	a permanent placement with a fit and willing relative pursuant
60	to s. 39.6231, or under former s. 39.622 if the placement was
61	made before July 1, 2006, and who are not enrolled in the
62	Guardianship Assistance Program pursuant to s. 39.6225 shall
63	receive a monthly payment in an amount determined by department
64	rule which must be less than the monthly payment amount provided
65	to a participant enrolled in the Guardianship Assistance Program
66	under s. 39.6225.
67	Section 2. This act shall take effect July 1, 2025.