

LEGISLATIVE ACTION

Senate Comm: RCS 03/13/2025 House

The Committee on Children, Families, and Elder Affairs (Grall) recommended the following: Senate Amendment (with title amendment) Delete everything after the enacting clause and insert: Section 1. Effective January 1, 2026, paragraph (a) of subsection (1) of section 16.56, Florida Statutes, is amended to read:

16.56 Office of Statewide Prosecution.-

(1) There is created in the Department of Legal Affairs an Office of Statewide Prosecution. The office shall be a separate

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11 "budget entity" as that term is defined in chapter 216. The
12 office may:

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(a) Investigate and prosecute the offenses of:

Bribery, burglary, criminal usury, extortion, gambling,
 kidnapping, larceny, murder, prostitution, perjury, robbery,
 carjacking, home-invasion robbery, and patient brokering;

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2. Any crime involving narcotic or other dangerous drugs;

18 3. Any violation of the Florida RICO (Racketeer Influenced and Corrupt Organization) Act, including any offense listed in 19 20 the definition of racketeering activity in s. 895.02(8)(a), 21 providing such listed offense is investigated in connection with 22 a violation of s. 895.03 and is charged in a separate count of 23 an information or indictment containing a count charging a 24 violation of s. 895.03, the prosecution of which listed offense 25 may continue independently if the prosecution of the violation 26 of s. 895.03 is terminated for any reason;

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4. Any violation of the Florida Anti-Fencing Act;

28 5. Any violation of the Florida Antitrust Act of 1980, as 29 amended;

 Any crime involving, or resulting in, fraud or deceit upon any person;

32 7. Any violation of s. 847.0135, relating to computer 33 pornography and child exploitation prevention, or any offense 34 related to a violation of s. 847.0135 or any violation of 35 chapter 827 where the crime is facilitated by or connected to 36 the use of the Internet or any device capable of electronic data 37 storage or transmission;

38 8. Any violation of chapter 815;39 9. Any violation of chapter 825;

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| 40 | 10. Any criminal violation of part I of chapter 499; |
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| 41 | 11. Any violation of the Florida Motor Fuel Tax Relief Act |
| 42 | of 2004; |
| 43 | 12. Any criminal violation of s. 409.920 or s. 409.9201; |
| 44 | 13. Any criminal violation of the Florida Money Laundering |
| 45 | Act; |
| 46 | 14. Any criminal violation of the Florida Securities and |
| 47 | Investor Protection Act; |
| 48 | 15. Any violation of chapter 787, as well as any and all |
| 49 | offenses related to a violation of chapter 787; or |
| 50 | 16. Any criminal violation of chapter 24, part II of |
| 51 | chapter 285, chapter 546, chapter 550, chapter 551, or chapter |
| 52 | 849; <u>or</u> |
| 53 | 17. Any violation of s. 39.5077; |
| 54 | |
| 55 | or any attempt, solicitation, or conspiracy to commit any of the |
| 56 | crimes specifically enumerated above. The office shall have such |
| 57 | power only when any such offense is occurring, or has occurred, |
| 58 | in two or more judicial circuits as part of a related |
| 59 | transaction, or when any such offense is connected with an |
| 60 | organized criminal conspiracy affecting two or more judicial |
| 61 | circuits. Informations or indictments charging such offenses |
| 62 | shall contain general allegations stating the judicial circuits |
| 63 | and counties in which crimes are alleged to have occurred or the |
| 64 | judicial circuits and counties in which crimes affecting such |
| 65 | circuits or counties are alleged to have been connected with an |
| 66 | organized criminal conspiracy. |
| 67 | Section 2. Subsection (15) of section 39.01, Florida |
| 68 | Statutes, is amended to read: |

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69 39.01 Definitions.-When used in this chapter, unless the70 context otherwise requires:

(15) "Child who is found to be dependent" means a child who, pursuant to this chapter, is found by the court:

(a) To have been abandoned, abused, or neglected by the child's parent or parents or legal custodians;

(b) To have been surrendered to the department, the former Department of Health and Rehabilitative Services, or a licensed child-placing agency for purpose of adoption;

(c) To have been voluntarily placed with a licensed childcaring agency, a licensed child-placing agency, an adult relative, the department, or the former Department of Health and Rehabilitative Services, after which placement, under the requirements of this chapter, a case plan has expired and the parent or parents or legal custodians have failed to substantially comply with the requirements of the plan;

(d) To have been voluntarily placed with a licensed childplacing agency for the purposes of subsequent adoption, and a parent or parents have signed a consent pursuant to the Florida Rules of Juvenile Procedure;

89 (e) To have no parent or legal custodians capable of90 providing supervision and care;

91 (f) To be at substantial risk of imminent abuse, 92 abandonment, or neglect by the parent or parents or legal 93 custodians; or

94 (g) To have been sexually exploited and to have no parent, 95 legal custodian, or responsible adult relative currently known 96 and capable of providing the necessary and appropriate 97 supervision and care.

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| 99 | For purposes of this subsection, the term "legal custodian" |
| 100 | includes a sponsor to whom an unaccompanied alien child, as |
| 101 | defined in s. 39.5077(1), has been released by the Office of |
| 102 | Refugee Resettlement of the Department of Health and Human |
| 103 | Services. Notwithstanding any other provision of law, an |
| 104 | unaccompanied alien child may not be found to have been |
| 105 | abandoned, abused, or neglected based solely on allegations of |
| 106 | abandonment, abuse, or neglect that occurred before placement in |
| 107 | this state or by a parent who is not in the United States. |
| 108 | Section 3. Section 39.3011, Florida Statutes, is created to |
| 109 | read: |
| 110 | 39.3011 Protective investigations involving military |
| 111 | families |
| 112 | (1) For purposes of this section, the term "Family Advocacy |
| 113 | Program" means the program established by the United States |
| 114 | Department of Defense to address child abuse, abandonment, and |
| 115 | neglect in military families. |
| 116 | (2) The department shall enter into an agreement for child |
| 117 | protective investigations involving military families with the |
| 118 | Family Advocacy Program, or any successor program, of each |
| 119 | United States military installation located in this state. Such |
| 120 | agreement must include procedures for all of the following: |
| 121 | (a) Identifying the military personnel alleged to have |
| 122 | committed the child abuse, neglect, or domestic abuse. |
| 123 | (b) Notifying and sharing information with the military |
| 124 | installation when a child protective investigation implicating |
| 125 | military personnel has been initiated. |
| 126 | (c) Maintaining confidentiality as required under state and |

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| 127 | federal law. |
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| 128 | Section 4. Paragraph (b) of subsection (1) of section |
| 129 | 39.401, Florida Statutes, is amended to read: |
| 130 | 39.401 Taking a child alleged to be dependent into custody; |
| 131 | law enforcement officers and authorized agents of the |
| 132 | department |
| 133 | (1) A child may only be taken into custody: |
| 134 | (b) By a law enforcement officer, or an authorized agent of |
| 135 | the department, if the officer or authorized agent has probable |
| 136 | cause to support a finding that the: |
| 137 | 1. That the Child has been abused, neglected, or abandoned, |
| 138 | or is suffering from or is in imminent danger of illness or |
| 139 | injury as a result of abuse, neglect, or abandonment; |
| 140 | 2. Child is the subject of a court order to take the child |
| 141 | into the custody of the department; |
| 142 | 3.2. That the Parent or legal custodian of the child has |
| 143 | materially violated a condition of placement imposed by the |
| 144 | court; or |
| 145 | 4.3. That the Child has no parent, legal custodian, or |
| 146 | responsible adult relative immediately known and available to |
| 147 | provide supervision and care. |
| 148 | Section 5. Subsection (4) of section 39.5075, Florida |
| 149 | Statutes, is amended to read: |
| 150 | 39.5075 Citizenship or residency status for immigrant |
| 151 | children who are dependents |
| 152 | (4) If the child may be eligible for special immigrant |
| 153 | juvenile status, the department or community-based care provider |
| 154 | \underline{may} shall petition the court for an order finding that the child |
| 155 | meets the criteria for special immigrant juvenile status. The |
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| 156 | ruling of the court on this petition must include findings as to |
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| 157 | the express wishes of the child, if the child is able to express |
| 158 | such wishes, and any other circumstances that would affect |
| 159 | whether the best interests of the child would be served by |
| 160 | applying for special immigrant juvenile status. An order finding |
| 161 | that a child meets the criteria for special immigrant juvenile |
| 162 | status may be issued only upon a petition filed by the |
| 163 | department or a community-based care provider under this |
| 164 | section. |
| 165 | Section 6. Effective January 1, 2026, section 39.5077, |
| 166 | Florida Statutes, is created to read: |
| 167 | 39.5077 Unaccompanied alien children |
| 168 | (1) For purposes of this section, the term "unaccompanied |
| 169 | alien child" means a child who has no lawful immigration status |
| 170 | in the United States, has not attained 18 years of age, and with |
| 171 | respect to whom: |
| 172 | (a) There is no parent or legal guardian in the United |
| 173 | States; or |
| 174 | (b) No parent or legal guardian in the United States is |
| 175 | available to provide care and physical custody. |
| 176 | (2)(a) Any natural person who obtains or has obtained |
| 177 | physical custody of an unaccompanied alien child through a |
| 178 | corporation, public or private agency other than the department, |
| 179 | or person other than the child's biological or adoptive parent, |
| 180 | legal guardian, or court-appointed custodian; who retains such |
| 181 | physical custody of the child for 10 or more consecutive days; |
| 182 | and who is not the biological or adoptive parent, legal |
| 183 | guardian, or court-appointed custodian of the child, must report |
| 184 | such physical custody to the department and initiate proceedings |

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| 185 | under chapter 63, chapter 744, or chapter 751 to determine legal |
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| 186 | custody of the child. |
| 187 | (b)1. A person who obtains custody of an unaccompanied |
| 188 | alien child on or after January 1, 2026, must comply with this |
| 189 | subsection within 30 days after obtaining physical custody of |
| 190 | such child. |
| 191 | 2. A person who obtains custody of an unaccompanied alien |
| 192 | child before January 1, 2026, must comply with this subsection |
| 193 | within 90 days after January 1, 2026. |
| 194 | (3)(a) Any natural person who obtains or has obtained |
| 195 | physical custody of an unaccompanied alien child through a |
| 196 | corporation, a public or private agency other than the |
| 197 | department, or any other person and who is the biological or |
| 198 | adoptive parent, legal guardian, or court-appointed custodian of |
| 199 | the child must verify his or her relationship to the child by |
| 200 | submitting to the department a DNA test or other adequate |
| 201 | documentation as determined by the department. The cost of DNA |
| 202 | testing is borne by the person verifying his or her relationship |
| 203 | to the child. |
| 204 | (b)1. A person who obtains custody of an unaccompanied |
| 205 | alien child on or after January 1, 2026, must comply with this |
| 206 | subsection within 30 days after obtaining physical custody of |
| 207 | such child. |
| 208 | 2. A person who obtains custody of an unaccompanied alien |
| 209 | child before January 1, 2026, must comply with this subsection |
| 210 | within 90 days after January 1, 2026. |
| 211 | (4) An entity that takes placement of or transfers, or |
| 212 | assists in the transfer of, physical custody of an unaccompanied |
| 213 | alien child to any natural person or entity must report to the |

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| 214 | department within 30 days after such placement or transfer all |
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| 215 | identifying information of the unaccompanied alien child and the |
| 216 | natural person or entity that received such placement or |
| 217 | transfer of physical custody of the child. An entity that takes |
| 218 | placement of or transfers, or assists in the transfer of, |
| 219 | physical custody of an unaccompanied alien child must attest to |
| 220 | notifying the natural person or entity obtaining physical |
| 221 | custody of the child of all applicable requirements of this |
| 222 | section. |
| 223 | (5) A natural person or an entity that willfully violates |
| 224 | subsections (2) and (3) commits a felony of the third degree, |
| 225 | punishable as provided in s. 775.082, s. 775.083, or s. 775.084. |
| 226 | If the natural person or entity is convicted, the court shall |
| 227 | impose a fine of \$1,000 on the natural person or a fine of |
| 228 | \$10,000 on an entity. |
| 229 | (6) If the department believes that a natural person or an |
| 230 | entity has failed to report as required by this section, the |
| 231 | department must notify in writing such person or entity of the |
| 232 | obligation to report and the requirements of this section. |
| 233 | (7) The department shall notify local law enforcement, the |
| 234 | Office of Refugee Resettlement, and Immigration and Customs |
| 235 | Enforcement if a natural person or an entity fails to report |
| 236 | information required under this section within 30 days after |
| 237 | receipt of the written notification required in subsection (6). |
| 238 | (8) The department may adopt rules to implement this |
| 239 | section, including rules relating to: |
| 240 | (a) The specific information that must be reported to the |
| 241 | department. |
| 242 | (b) Verifying biological or adoptive parentage, legal |
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| 243 | guardianship, or court-appointed custody as required under |
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| 244 | subsections (2) and (3). |
| 245 | (c) The creation of forms for all reports required under |
| 246 | this section. |
| 247 | (9) A natural person or an entity that is involved with or |
| 248 | interacts with an unaccompanied alien child and suspects abuse, |
| 249 | abandonment, or neglect of such child must immediately submit a |
| 250 | report to the central abuse hotline. |
| 251 | Section 7. Paragraph (h) of subsection (1) of section |
| 252 | 39.905, Florida Statutes, is amended to read: |
| 253 | 39.905 Domestic violence centers |
| 254 | (1) Domestic violence centers certified under this part |
| 255 | must: |
| 256 | (h) Demonstrate local need and ability to sustain |
| 257 | operations through a history of 18 consecutive months' operation |
| 258 | as a domestic violence center, including 12 months' operation of |
| 259 | an emergency shelter as provided in paragraph (c), and a |
| 260 | business plan which addresses future operations and funding of |
| 261 | future operations. The department may waive this requirement if |
| 262 | there is an emergency need for a new domestic violence center to |
| 263 | provide services in an area, and no other viable options exist |
| 264 | to ensure continuity of services. If there is an emergency need, |
| 265 | the department may issue a provisional certification to the |
| 266 | domestic violence center as long as the center meets all other |
| 267 | criteria in this subsection. The department may adopt rules to |
| 268 | provide minimum standards for a provisional certificate, |
| 269 | including increased monitoring and site visits and the time |
| 270 | period such certificate is valid. |
| 271 | Section 8. Paragraphs (a) and (b) of subsection (1) of |

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272 section 125.901, Florida Statutes, are amended to read: 273 125.901 Children's services; independent special district; 274 council; powers, duties, and functions; public records 275 exemption.-

276 (1) Each county may by ordinance create an independent 277 special district, as defined in ss. 189.012 and 200.001(8)(e), 278 to provide funding for children's services throughout the county 279 in accordance with this section. The boundaries of such district shall be coterminous with the boundaries of the county. The 280 281 county governing body shall obtain approval at a general 282 election, as defined in s. 97.021, by a majority vote of those 283 electors voting on the question, to annually levy ad valorem 284 taxes which shall not exceed the maximum millage rate authorized 285 by this section. Any district created pursuant to the provisions 286 of this subsection shall be required to levy and fix millage 287 subject to the provisions of s. 200.065. Once such millage is 288 approved by the electorate, the district shall not be required 289 to seek approval of the electorate in future years to levy the 290 previously approved millage. However, a referendum to increase 291 the millage rate previously approved by the electors must be 292 held at a general election, and the referendum may be held only 293 once during the 48-month period preceding the effective date of 294 the increased millage.

(a) The governing body of the district shall be a council on children's services, which may also be known as a juvenile welfare board or similar name as established in the ordinance by the county governing body. Such council shall consist of 10 members, including the superintendent of schools; a local school board member; <u>a representative the district administrator</u> from

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301 the appropriate district of the Department of Children and 302 Families, or his or her designee who is a member of the Senior 303 Management Service or of the Selected Exempt Service; one member 304 of the county governing body; and the judge assigned to juvenile 305 cases who shall sit as a voting member of the board, except that 306 said judge shall not vote or participate in the setting of ad valorem taxes under this section. If there is more than one 307 308 judge assigned to juvenile cases in a county, the chief judge 309 shall designate one of said juvenile judges to serve on the 310 board. The remaining five members shall be appointed by the 311 Governor, and shall, to the extent possible, represent the 312 demographic make up diversity of the population of the county. 313 After soliciting recommendations from the public, The county 314 governing body shall submit to the Governor recommendations the 315 names of at least three persons for each vacancy occurring among 316 the five members appointed by the Governor, and the Governor may 317 shall appoint members to the council from the candidates 318 nominated by the county governing body. The Governor shall make 319 a selection within a 45-day period, if the governor fails to 320 make an appointment within the 45-day period the county 321 governing body may select an interim appointment for each 322 vacancy from the recommendations submitted to the governor or 323 request a new list of candidates. All members recommended by the 324 county governing body and appointed by the Governor must shall 325 have been residents of the county for the previous 24-month 326 period. Such members shall be appointed for 4-year terms, except 327 that the length of the terms of the initial appointees shall be 328 adjusted to stagger the terms. The Governor may remove a member for cause or upon the written petition of the county governing 329



330 body. If any of the members of the council required to be 331 appointed by the Governor under the provisions of this 332 subsection resigns, dies, or is removed from office shall 333 resign, die, or be removed from office, the vacancy thereby 334 created shall, as soon as practicable, be filled by appointment 335 by the Governor, using the same method as the original 336 appointment, and such appointment to fill a vacancy shall be for 337 the unexpired term of the person who resigns, dies, or is 338 removed from office.

339 (b) However, any county as defined in s. 125.011(1) may 340 instead have a governing body consisting of 33 members, 341 including the superintendent of schools, or his or her designee; 342 two representatives of public postsecondary education 343 institutions located in the county; the county manager or the 344 equivalent county officer; the district administrator from the 345 appropriate district of the Department of Children and Families, 346 or the administrator's designee who is a member of the Senior 347 Management Service or the Selected Exempt Service; the director 348 of the county health department or the director's designee; the 349 state attorney for the county or the state attorney's designee; 350 the chief judge assigned to juvenile cases, or another juvenile 351 judge who is the chief judge's designee and who shall sit as a 352 voting member of the board, except that the judge may not vote or participate in setting ad valorem taxes under this section; 353 354 an individual who is selected by the board of the local United 355 Way or its equivalent; a member of a locally recognized faith-356 based coalition, selected by that coalition; a member of the 357 local chamber of commerce, selected by that chamber or, if more 358 than one chamber exists within the county, a person selected by

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359 a coalition of the local chambers; a member of the early 360 learning coalition, selected by that coalition; a representative of a labor organization or union active in the county; a member 361 362 of a local alliance or coalition engaged in cross-system 363 planning for health and social service delivery in the county, 364 selected by that alliance or coalition; a member of the local 365 Parent-Teachers Association/Parent-Teacher-Student Association, 366 selected by that association; a youth representative selected by the local school system's student government; a local school 367 368 board member appointed by the chair of the school board; the 369 mayor of the county or the mayor's designee; one member of the 370 county governing body, appointed by the chair of that body; a 371 member of the state Legislature who represents residents of the 372 county, selected by the chair of the local legislative 373 delegation; an elected official representing the residents of a 374 municipality in the county, selected by the county municipal 375 league; and 4 members-at-large, appointed to the council by the 376 majority of sitting council members. The remaining seven members 377 shall be appointed by the Governor in accordance with procedures 378 set forth in paragraph (a), except that the Governor may remove 379 a member for cause or upon the written petition of the council. 380 Appointments by the Governor must, to the extent reasonably 381 possible, represent the geographic and demographic make up diversity of the population of the county. Members who are 382 383 appointed to the council by reason of their position are not 384 subject to the length of terms and limits on consecutive terms 385 as provided in this section. The remaining appointed members of 386 the governing body shall be appointed to serve 2-year terms, 387 except that those members appointed by the Governor shall be

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388 appointed to serve 4-year terms, and the youth representative 389 and the legislative delegate shall be appointed to serve 1-year 390 terms. A member may be reappointed; however, a member may not serve for more than three consecutive terms. A member is 391 392 eligible to be appointed again after a 2-year hiatus from the 393 council. 394 Section 9. Subsection (2) of section 402.305, Florida 395 Statutes, is amended to read: 402.305 Licensing standards; child care facilities.-396 397 (2) PERSONNEL.-Minimum standards for child care personnel 398 shall include minimum requirements as to: 399 (a) Good moral character based upon screening as defined in 400 s. 402.302(15). This screening shall be conducted as provided in 401 chapter 435, using the level 2 standards for screening set forth 402 in that chapter, and include employment history checks, a search 403 of criminal history records, sexual predator and sexual offender 404 registries, and child abuse and neglect registry of any state in 405 which the current or prospective child care personnel resided 406 during the preceding 5 years. 407 (b) Fingerprint submission for child care personnel, which 408 shall comply with s. 435.12. 409 (c) The department may grant exemptions from 410 disqualification from working with children or the 411 developmentally disabled as provided in s. 435.07.

412 <u>(c) (d)</u> Minimum age requirements. Such minimum standards 413 shall prohibit a person under the age of 21 from being the 414 operator of a child care facility and a person under the age of 415 16 from being employed at such facility unless such person is 416 under direct supervision and is not counted for the purposes of

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| 417 | computing the personnel-to-child ratio. |
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| 418 | (d) (e) Minimum training requirements for child care |
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| 419 | personnel. |
| 420 | 1. Such minimum standards for training shall ensure that |
| 421 | all child care personnel take an approved 40-clock-hour |
| 422 | introductory course in child care, which course covers at least |
| 423 | the following topic areas: |
| 424 | a. State and local rules and regulations which govern child |
| 425 | care. |
| 426 | b. Health, safety, and nutrition. |
| 427 | c. Identifying and reporting child abuse and neglect. |
| 428 | d. Child development, including typical and atypical |
| 429 | language, cognitive, motor, social, and self-help skills |
| 430 | development. |
| 431 | e. Observation of developmental behaviors, including using |
| 432 | a checklist or other similar observation tools and techniques to |
| 433 | determine the child's developmental age level. |
| 434 | f. Specialized areas, including computer technology for |
| 435 | professional and classroom use and early literacy and language |
| 436 | development of children from birth to 5 years of age, as |
| 437 | determined by the department, for owner-operators and child care |
| 438 | personnel of a child care facility. |
| 439 | g. Developmental disabilities, including autism spectrum |
| 440 | disorder and Down syndrome, and early identification, use of |
| 441 | available state and local resources, classroom integration, and |
| 442 | positive behavioral supports for children with developmental |
| 443 | disabilities. |
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| 445 | Within 90 days after employment, child care personnel shall |



446 begin training to meet the training requirements. Child care 447 personnel shall successfully complete such training within 1 448 year after the date on which the training began, as evidenced by 449 passage of a competency examination. Successful completion of 450 the 40-clock-hour introductory course shall articulate into 451 community college credit in early childhood education, pursuant 452 to ss. 1007.24 and 1007.25. Exemption from all or a portion of 453 the required training shall be granted to child care personnel 454 based upon educational credentials or passage of competency 455 examinations. Child care personnel possessing a 2-year degree or 456 higher that includes 6 college credit hours in early childhood 457 development or child growth and development, or a child 458 development associate credential or an equivalent state-approved 459 child development associate credential, or a child development 460 associate waiver certificate shall be automatically exempted from the training requirements in sub-subparagraphs b., d., and 461 462 e.

2. The introductory course in child care shall stress, to the extent possible, an interdisciplinary approach to the study of children.

3. The introductory course shall cover recognition and prevention of shaken baby syndrome; prevention of sudden infant death syndrome; recognition and care of infants and toddlers with developmental disabilities, including autism spectrum disorder and Down syndrome; and early childhood brain development within the topic areas identified in this paragraph.

472 4. On an annual basis in order to further their child care
473 skills and, if appropriate, administrative skills, child care
474 personnel who have fulfilled the requirements for the child care

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475 training shall be required to take an additional 1 continuing 476 education unit of approved inservice training, or 10 clock hours of equivalent training, as determined by the department. 477

5. Child care personnel shall be required to complete 0.5 479 continuing education unit of approved training or 5 clock hours of equivalent training, as determined by the department, in early literacy and language development of children from birth to 5 years of age one time. The year that this training is completed, it shall fulfill the 0.5 continuing education unit or 5 clock hours of the annual training required in subparagraph 4.

485 6. Procedures for ensuring the training of qualified child 486 care professionals to provide training of child care personnel, including onsite training, shall be included in the minimum standards. It is recommended that the state community child care 489 coordination agencies (central agencies) be contracted by the 490 department to coordinate such training when possible. Other district educational resources, such as community colleges and 491 492 career programs, can be designated in such areas where central agencies may not exist or are determined not to have the 493 494 capability to meet the coordination requirements set forth by 495 the department.

496 7. Training requirements shall not apply to certain 497 occasional or part-time support staff, including, but not limited to, swimming instructors, piano teachers, dance 498 499 instructors, and gymnastics instructors.

500 8. The child care operator shall be required to take basic 501 training in serving children with disabilities within 5 years 502 after employment, either as a part of the introductory training or the annual 8 hours of inservice training. 503

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504 (e) (f) Periodic health examinations. 505 (f) - (g) A credential for child care facility directors. The credential shall be a required minimum standard for licensing. 506 507 508 The department may grant limited exemptions authorizing a person 509 to work in a specified role or with a specified population. Section 10. Paragraph (e) is added to subsection (3) of 510 511 section 409.145, Florida Statutes, to read: 409.145 Care of children; "reasonable and prudent parent" 512 513 standard.-The child welfare system of the department shall 514 operate as a coordinated community-based system of care which 515 empowers all caregivers for children in foster care to provide 516 quality parenting, including approving or disapproving a child's 517 participation in activities based on the caregiver's assessment 518 using the "reasonable and prudent parent" standard. 519 (3) ROOM AND BOARD RATES.-520 (e) By July 1, 2026, the department shall, in coordination 521 with its providers, establish a fee schedule for daily room and 522 board rates for children in out-of-home care who are placed in a 523 residential child-caring agency as defined in s. 409.175(2)(1). 524 The fee schedule may include different payment rates based on 525 factors including, but not limited to, the acuity level of the 526 child being placed and the geographic location of the 527 residential child-caring agency. The department shall adopt 528 rules to implement this paragraph. 529 Section 11. Paragraph (b) of subsection (5), subsection 530 (7), and paragraph (e) of subsection (14) of section 409.175, 531 Florida Statutes, are amended to read: 532 409.175 Licensure of family foster homes, residential

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533 child-caring agencies, and child-placing agencies; public 534 records exemption.-

535 (5) The department shall adopt and amend rules for the 536 levels of licensed care associated with the licensure of family 537 foster homes, residential child-caring agencies, and child-538 placing agencies. The rules may include criteria to approve waivers to licensing requirements when applying for a child-539 540 specific license.

541 (b) The requirements for licensure and operation of family 542 foster homes, residential child-caring agencies, and child-543 placing agencies shall include:

The operation, conduct, and maintenance of these homes 1. and agencies and the responsibility which they assume for children served and the evidence of need for that service.

2. The provision of food, clothing, educational opportunities, services, equipment, and individual supplies to assure the healthy physical, emotional, and mental development 549 of the children served.

3. The appropriateness, safety, cleanliness, and general 551 552 adequacy of the premises, including fire prevention and health 553 standards, to provide for the physical comfort, care, and wellbeing of the children served.

555 4. The ratio of staff to children required to provide 556 adequate care and supervision of the children served and, in the 557 case of family foster homes, the maximum number of children in 558 the home.

559 5. The good moral character based upon screening, 560 education, training, and experience requirements for personnel and family foster homes. 561

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6. The department may grant exemptions from 563 disqualification from working with children or the 564 developmentally disabled as provided in s. 435.07.

6.7. The provision of preservice and inservice training for all foster parents and agency staff.

7.8. Satisfactory evidence of financial ability to provide care for the children in compliance with licensing requirements.

8.9. The maintenance by the agency of records pertaining to admission, progress, health, and discharge of children served, including written case plans and reports to the department.

9.10. The provision for parental involvement to encourage preservation and strengthening of a child's relationship with the family.

10.11. The transportation safety of children served.

11.12. The provisions for safeguarding the cultural, religious, and ethnic values of a child.

12.13. Provisions to safeguard the legal rights of children served.

13.14. Requiring signs to be conspicuously placed on the 581 premises of facilities maintained by child-caring agencies to 582 warn children of the dangers of human trafficking and to 583 encourage the reporting of individuals observed attempting to engage in human trafficking activity. The signs must advise children to report concerns to the local law enforcement agency 585 586 or the Department of Law Enforcement, specifying the appropriate telephone numbers used for such reports. The department shall 588 specify, at a minimum, the content of the signs by rule.

590 The department may grant limited exemptions authorizing a person

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591 to work in a specified role or with a specified population. 592 (7) The department may extend a license expiration date 593 once for a period of up to 90 30 days to allow for the implementation of corrective measures. However, the department 594 595 may not extend a license expiration date more than once during a 596 licensure period. 597 (14)598 (e)1. In addition to any other preservice training required 599 by law, foster parents, as a condition of licensure, and agency 600 staff must successfully complete preservice training related to 601 human trafficking which must be uniform statewide and must 602 include, but need not be limited to, all of the following: 603 a. Basic information on human trafficking, such as an 604 understanding of relevant terminology, and the differences 605 between sex trafficking and labor trafficking.+ 606 b. Factors and knowledge on identifying children at risk of 607 human trafficking.; and c. Steps that should be taken to prevent at-risk youths 608 609 from becoming victims of human trafficking. 610 2. Foster parents, before licensure renewal, and agency 611 staff, during each full year of employment, must complete 612 inservice training related to human trafficking to satisfy the 613 training requirement under subparagraph (5) (b) 6 (5) (b) 7. 614 Section 12. Paragraph (b) of subsection (3) of section 615 409.993, Florida Statutes, is redesignated as paragraph (c), and 616 paragraph (b) is added to that subsection, to read: 617 409.993 Lead agencies and subcontractor liability.-618 (3) SUBCONTRACTOR LIABILITY.-619 (b) A subcontractor of a lead agency that is a direct

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| 620 | provider of foster care and related services is not liable for |
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| 621 | the acts or omissions of the lead agency; the department; or the |
| 622 | officers, agents, or employees of the lead agency or the |
| 623 | department. Any provision in a contract between a subcontractor |
| 624 | and a lead agency which is in conflict with this paragraph is |
| 625 | void and unenforceable. |
| 626 | Section 13. Paragraph (c) is added to subsection (20) of |
| 627 | section 553.73, Florida Statutes, to read: |
| 628 | 553.73 Florida Building Code.— |
| 629 | (20) The Florida Building Commission may not: |
| 630 | (c) Mandate the installation of fire sprinklers or a fire |
| 631 | suppression system in a residential child-caring agency licensed |
| 632 | by the Department of Children and Families under s. 409.175 |
| 633 | which operates in a single-family residential property that is |
| 634 | licensed for a capacity of five or fewer children who are |
| 635 | unrelated to the licensee. |
| 636 | Section 14. Subsection (12) is added to section 633.208, |
| 637 | Florida Statutes, to read: |
| 638 | 633.208 Minimum firesafety standards |
| 639 | (12) Notwithstanding subsection (8), a residential child- |
| 640 | caring agency licensed by the Department of Children and |
| 641 | Families under s. 409.175 which operates in a single-family |
| 642 | residential property that is licensed for a capacity of five or |
| 643 | fewer children who are unrelated to the licensee is not required |
| 644 | to install fire sprinklers or a fire suppression system as long |
| 645 | as the licensee meets the requirements for portable fire |
| 646 | extinguishers, fire alarms, and smoke detectors under this |
| 647 | chapter. |
| 648 | Section 15. Subsection (3) of section 937.0201, Florida |



649 Statutes, is amended to read:

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937.0201 Definitions.—As used in this chapter, the term: (3) "Missing child" means a person younger than 18 years of age whose temporary or permanent residence is in, or is believed to be in, this state, whose location has not been determined, and who has been reported as missing to a law enforcement agency. <u>The term includes a child who is the subject of a court</u> <u>order to take the child into the custody of the Department of</u> Children and Families.

658 Section 16. Subsection (3) of section 937.021, Florida 659 Statutes, is amended, and subsection (9) is added to that 660 section, to read:

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937.021 Missing child and missing adult reports.-

662 (3) A report that a child or adult is missing must be 663 accepted by and filed with the law enforcement agency having 664 jurisdiction in the county or municipality in which the child or 665 adult was last seen. The filing and acceptance of the report 666 imposes the duties specified in this section upon the law 667 enforcement agency receiving the report. This subsection does 668 not preclude a law enforcement agency from accepting a missing 669 child or missing adult report when agency jurisdiction cannot be 670 determined. If agency jurisdiction cannot be determined for 671 cases in which there is a child who is the subject of a court 672 order to take the child into the custody of the Department of 673 Children and Families, the sheriff's office of the county in 674 which the court order was entered must take jurisdiction. 675 Section 17. Section 402.30501, Florida Statutes, is amended 676 to read:

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402.30501 Modification of introductory child care course

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for community college credit authorized.—The Department of Children and Families may modify the 40-clock-hour introductory course in child care under s. 402.305 or s. 402.3131 to meet the requirements of articulating the course to community college credit. Any modification must continue to provide that the course satisfies the requirements of <u>s. 402.305(2)(d)</u> s. 402.305(2)(e).

685 Section 18. Subsections (3) and (4) of section 1002.57, 686 Florida Statutes, are amended to read:

1002.57 Prekindergarten director credential.-

(3) The prekindergarten director credential must meet or exceed the requirements of the Department of Children and Families for the child care facility director credential under $\frac{s. 402.305(2)(f)}{s. 402.305(2)(g)}$, and successful completion of the prekindergarten director credential satisfies these requirements for the child care facility director credential.

(4) The department shall, to the maximum extent practicable, award credit to a person who successfully completes the child care facility director credential under <u>s.</u> 402.305(2)(f) = 3.402.305(2)(g) for those requirements of the prekindergarten director credential which are duplicative of requirements for the child care facility director credential.

Section 19. Subsection (1) of section 1002.59, FloridaStatutes, is amended to read:

1002.59 Emergent literacy and performance standards training courses.-

(1) The department, in collaboration with the Just Read,
Florida! Office, shall adopt minimum standards for courses in
emergent literacy for prekindergarten instructors. Each course



707 must consist of 5 clock hours and provide instruction in 708 strategies and techniques to address the age-appropriate progress of prekindergarten students in developing emergent 709 literacy skills, including oral communication, knowledge of 710 711 print and letters, phonological and phonemic awareness, 712 vocabulary and comprehension development, and foundational 713 background knowledge designed to correlate with the content that 714 students will encounter in grades K-12, consistent with the 715 evidence-based content and strategies grounded in the science of 716 reading identified pursuant to s. 1001.215(7). The course 717 standards must be reviewed as part of any review of subject 718 coverage or endorsement requirements in the elementary, reading, 719 and exceptional student educational areas conducted pursuant to 720 s. 1012.586. Each course must also provide resources containing 721 strategies that allow students with disabilities and other 722 special needs to derive maximum benefit from the Voluntary 723 Prekindergarten Education Program. Successful completion of an 724 emergent literacy training course approved under this section 725 satisfies requirements for approved training in early literacy 726 and language development under ss. 402.305(2)(d)5. ss. 727 402.305(2)(c)5., 402.313(6), and 402.3131(5). 728 Section 20. Except as otherwise expressly provided in this 729 act, this act shall take effect July 1, 2025. 730 731 732 And the title is amended as follows: 733 Delete everything before the enacting clause 734 and insert:

A bill to be entitled

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736 An act relating to child welfare; amending s. 16.56, 737 F.S.; authorizing the Office of Statewide Prosecution in the Department of Legal Affairs to investigate and 738 739 prosecute specified violations; amending s. 39.01, 740 F.S.; revising the definition of the term "child who 741 is found to be dependent"; defining the term "legal 742 custodian"; creating s. 39.3011, F.S.; defining the 743 term "Family Advocacy Program"; requiring the 744 department to enter into agreements with certain 745 military installations for child protective 746 investigations involving military families; providing 747 requirements for such agreements; amending s. 39.401, 748 F.S.; authorizing a law enforcement officer or an 749 authorized agent of the department to take a child 750 into custody who is the subject of a specified court 751 order; amending s. 39.5075, F.S.; authorizing, rather 752 than requiring, the department or a community-based 753 care provider to petition the court for a specified 754 order; providing that a certain order may be issued 755 only if a certain petition is filed by specified 756 entities; creating s. 39.5077, F.S.; defining the term "unaccompanied alien child"; requiring any natural 757 758 person who meets certain criteria to submit a 759 specified report with the department; requiring such 760 report be submitted within a specified time period; 761 requiring any natural person who meets certain 762 criteria to verify his or her relationship with an 763 unaccompanied alien child in certain ways; requiring 764 the person verifying his or her relationship with such

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765 child to pay for DNA testing; requiring such person to 766 verify his or her relationship within a specified time 767 period; requiring certain entities to submit a 768 specified report to the department within a specified 769 time period; requiring a specified attestation; 770 providing criminal penalties and civil fines; 771 requiring the department to notify certain persons or 772 entities of certain requirements; requiring the 773 department to notify law enforcement, the Office of 774 Refugee Resettlement, and Immigration and Customs 775 Enforcement under certain circumstances; authorizing 776 the department to adopt certain rules; requiring 777 certain persons or entities to submit a report to the 778 central abuse hotline under certain circumstances; 779 amending s. 39.905, F.S.; authorizing the department 780 to waive a specified requirement if there is an 781 emergency need for a new domestic violence center, to 782 issue a provisional certification to such center under 783 certain circumstances, and to adopt rules relating to 784 provisional certifications; amending s. 125.901, F.S.; 785 revising membership requirements for certain 786 independent special districts; amending s. 402.305, 787 F.S.; authorizing the department to grant certain 788 exemptions from disqualification for certain persons; 789 amending s. 409.145, F.S.; requiring the department to 790 establish a fee schedule for daily room and board 791 rates for certain children by a date certain, which 792 may include different rates based on a child's acuity level or the geographic location of the residential 793



794 child-caring agency; requiring the department to adopt 795 rules; amending s. 409.175, F.S.; authorizing the 796 department to grant certain exemptions from 797 disqualification for certain persons; authorizing the 798 department to extend the expiration date of a license 799 by a specified amount of time for a certain purpose; 800 amending s. 409.993, F.S.; specifying that 801 subcontractors of lead agencies that are direct 802 providers of foster care and related services are not 803 liable for the acts or omissions of the lead agency 804 and related persons or the Department of Children and 805 Families and related persons amending s. 553.73, F.S.; 806 prohibiting the Florida Building Commission from 807 mandating the installation of fire sprinklers or a 808 fire suppression system in certain agencies licensed by the department; amending s. 633.208, F.S.; 809 810 providing that certain residential child-caring 811 agencies are not required to install fire sprinklers 812 or a fire suppression system under certain 813 circumstances; amending s. 937.0201, F.S.; revising 814 the definition of the term "missing child"; amending 815 s. 937.021, F.S.; specifying the entity with 816 jurisdiction for accepting missing child reports under 817 certain circumstances; amending ss. 402.30501, 818 1002.57, and 1002.59, F.S.; conforming cross-819 references; providing effective dates.