1	A bill to be entitled
2	An act relating to children with developmental
3	disabilities; amending s. 381.9855, F.S.; revising the
4	scope of the Dr. and Mrs. Alfonse and Kathleen Cinotti
5	Health Care Screening and Services Grant Program to
6	allow grant funds to be used for screenings, referrals
7	for treatment, and related services for autism;
8	amending s. 391.302, F.S.; revising applicability of
9	definitions to conform to changes made by the act;
10	defining the term "department"; amending s. 391.308,
11	F.S.; revising requirements for the annual grant
12	application submitted by the Department of Health for
13	the Early Steps Program to conform to changes made by
14	the act; creating s. 391.3081, F.S.; providing
15	legislative intent; providing a purpose for the Early
16	Steps Extended Option; defining the term "child";
17	requiring the department to seek federal approval for
18	the Early Steps Extended Option; requiring the
19	department, jointly with the Department of Education,
20	to develop or amend any rule, policy, procedure,
21	written agreement, or contract necessary to implement
22	the Early Steps Extended Option; requiring the
23	department to seek additional federal grant funds for
24	implementation of the Early Steps Extended Option;
25	authorizing the department to implement the Early
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26 Steps Extended Option regardless of certain federal 27 funding; requiring local program offices of the Early 28 Steps Program to include certain steps for transition 29 in the individualized family support plan for each 30 child served by the Early Steps Extended Option; 31 specifying eligibility criteria for a child's 32 enrollment in the Early Steps Extended Option; 33 providing that a child becomes ineligible to reenter 34 the Early Steps Extended Option upon exiting; 35 requiring local school districts, in conjunction with 36 local program offices, to notify a child's parent or 37 legal guardian of his or her rights under certain circumstances; requiring local program offices to take 38 39 specified steps for transitioning children out of the Early Steps Extended Option within a specified 40 41 timeframe before they age out; requiring local program offices, in conjunction with local school districts, 42 43 to modify or develop, as applicable, individual education plans with specified elements for such 44 children; requiring local program offices and local 45 school districts to provide specified written 46 47 information to a child's parent or legal guardian if 48 the child is determined ineligible for school district 49 program services; requiring the department to include 50 a performance assessment of the Early Steps Extended

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51 Option in a specified annual report; specifying 52 requirements for such assessment; creating s. 53 1003.5711, F.S.; providing legislative findings and intent; requiring the University of Florida Center for 54 55 Autism and Neurodevelopment to oversee certain grants; 56 requiring the center to develop guidelines for grant 57 administration; providing eligibility requirements for 58 grant applicants; providing that grants may be used 59 for specified purposes; authorizing the center to 60 prioritize grant allocations for specified purposes; 61 requiring grant recipients to submit a specified 62 report; creating s. 1003.5712, F.S.; providing 63 legislative findings and purpose; requiring the 64 University of Florida Center for Autism and Neurodevelopment to fund specialized summer programs 65 66 for children with autism spectrum disorder; requiring the center to publish guidelines for grant 67 68 applications; requiring the center to provide 69 technical assistance to grant applicants and 70 recipients; providing eligibility requirements for the 71 specialized summer programs; authorizing the center to 72 set maximum grant amounts; requiring grant recipients 73 to submit a report to the center within a specified 74 timeframe; creating s. 1004.551, F.S.; creating the 75 University of Florida Center for Autism and

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76 Neurodevelopment; providing duties of the center; 77 requiring the center to develop an autism micro-78 credential; providing requirements for the microcredential; requiring the center to publish on its 79 80 website an annual report; prohibiting the host state 81 university from charging certain fees to the center; 82 amending s. 1012.582, F.S.; requiring the Commissioner 83 of Education to review specified curricula by a specified date; requiring the commissioner to report 84 85 findings and recommendations to the Legislature; 86 amending s. 1012.585, F.S.; revising the process for 87 the renewal of professional certificates to include training in the knowledge and skills required to 88 89 support students with autism; providing an effective 90 date. 91 92 Be It Enacted by the Legislature of the State of Florida: 93 94 Section 1. Paragraph (a) of subsection (1) of section 381.9855, Florida Statutes, is amended to read: 95 96 381.9855 Dr. and Mrs. Alfonse and Kathleen Cinotti Health Care Screening and Services Grant Program; portal.-97

98 (1)(a) The Department of Health shall implement the Dr.
99 and Mrs. Alfonse and Kathleen Cinotti Health Care Screening and
100 Services Grant Program. The purpose of the program is to expand

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101 access to no-cost health care screenings or services for the 102 general public facilitated by nonprofit entities. The department 103 shall do all of the following:

Publicize the availability of funds and enlist the aid
 of county health departments for outreach to potential
 applicants at the local level.

107 2. Establish an application process for submitting a grant108 proposal and criteria an applicant must meet to be eligible.

3. Develop guidelines a grant recipient must follow for the expenditure of grant funds and uniform data reporting requirements for the purpose of evaluating the performance of grant recipients. The guidelines must require grant funds to be spent on screenings, including referrals for treatment, if appropriate, or related services for one or more of the following:

- 116 a. Hearing.
- b. Vision.
- 118 c. Dental.
- d. Cancer.
- 120 e. Diabetes.
- 121 f. Renal disease.
- g. Chronic obstructive pulmonary disease.
- 123 h. Hypertension.
- 124 i. Heart disease.
- 125 j. Stroke.

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126 k. Scoliosis.

127 l. Autism.

Section 2. Section 391.302, Florida Statutes, is amended to read:

130 391.302 Definitions.-As used in <u>ss. 391.301-391.3081</u> ss. 131 391.301-391.308, the term:

132

(1) "Department" means the Department of Health.

133 (2) "Developmental delay" means a condition, identified 134 and measured through appropriate instruments and procedures, 135 which may delay physical, cognitive, communication, social or 136 emotional, or adaptive development.

137 <u>(3)(2)</u> "Developmental disability" means a condition, 138 identified and measured through appropriate instruments and 139 procedures, which may impair physical, cognitive, communication, 140 social or emotional, or adaptive development.

141 <u>(4)(3)</u> "Developmental intervention" or "early 142 intervention" means individual and group therapies and services 143 needed to enhance both the infant's or toddler's growth and 144 development and family functioning. The term includes 145 habilitative services and assistive technology devices, 146 rehabilitative services and assistive technology devices, and 147 parent support and training.

148 <u>(5) (4)</u> "Habilitative services and devices" means health 149 care services and assistive technology devices that help a child 150 maintain, learn, or improve skills and functioning for daily

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151 living.

152 (6) (5) Except as otherwise defined for the purposes of s. 153 <u>391.3081</u>, "infant or toddler" or "child" means a child from 154 birth until the child's third birthday.

155 <u>(7)-(6)</u> "Local program office" means an office that 156 administers the Early Steps Program within a municipality, 157 county, or region.

158 <u>(8) (7)</u> "Rehabilitative services and devices" means 159 restorative and remedial services that maintain or enhance the 160 current level of functioning of a child if there is a 161 possibility of improvement or reversal of impairment.

Section 3. Paragraph (a) of subsection (2) of section
391.308, Florida Statutes, is amended to read:

164 391.308 Early Steps Program.—The department shall 165 implement and administer part C of the federal Individuals with 166 Disabilities Education Act (IDEA), which shall be known as the 167 "Early Steps Program."

168

(2) DUTIES OF THE DEPARTMENT.-The department shall:

(a) Annually prepare a grant application to the United
States Department of Education for funding early intervention
services for infants and toddlers with disabilities, from birth
through 36 months of age, and their families pursuant to part C
of the federal Individuals with Disabilities Education Act.

Section 4. Section 391.3081, Florida Statutes, is created
to read:

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176 391.3081 Early Steps Extended Option.-177 (1) LEGISLATIVE INTENT.-The Legislature recognizes that 178 continuity of care promotes positive outcomes in the learning and development of infants, toddlers, and children. It is the 179 180 intent of the Legislature to offer families of children with developmental delays or disabilities a choice for such children 181 182 to continue services in the Early Steps Program beyond the age 183 of 3 years old. 184 (2) PURPOSE.-The purpose of the Early Steps Extended Option is to 185 (a) continue enrollment in the Early Steps Program for those 186 187 children who are eligible. Therefore, the provisions of s. 188 391.308 are maintained and incorporated in the Early Steps 189 Extended Option. 190 For the purposes of this section, "child" means a (b) 191 child from birth until the beginning of the school year 192 following the child's fourth birthday, as provided in 34 C.F.R. 193 s. 303.211(a)(2)(ii). 194 (3) DUTIES.-195 The department shall: (a) 196 1. Submit its application for federal approval to extend 197 eligibility for services under part C of the federal Individuals 198 with Disabilities Education Act no later than July 1, 2026. 199 2. Jointly with the Department of Education, develop or 200 amend any rule, policy, procedure, written agreement, or

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201	contract necessary to implement the Early Steps Extended Option
202	in accordance with state law and part C of the federal
203	Individuals with Disabilities Education Act.
204	3. Seek additional federal grant funds, as available, for
205	the implementation of the Early Steps Extended Option, including
206	a state incentive grant. However, the department may implement
207	the Early Steps Extended Option regardless of the availability
208	or acceptance of supplemental federal grant funds, contingent
209	upon the appropriation of state funds.
210	(b) As part of the individualized family support plan for
211	each child served under the Early Steps Extended Option, a local
212	program office shall include steps for a child to transition to
213	part B of the federal Individuals with Disabilities Education
214	Act or other future services by the beginning of the school year
215	following the child's fourth birthday.
216	(4) ELIGIBILITYThe department must apply the following
217	eligibility criteria if specific funding is provided in the
218	General Appropriations Act:
219	(a) All of the following criteria must be met for a child
220	to continue receiving Early Steps Program services under the
221	Early Steps Extended Option:
222	1. The child must be determined eligible for early
223	intervention services through the Early Steps Program at least
224	45 days before the child's third birthday.
225	2. The child must be determined eligible for services
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226	under part B of the federal Individuals with Disabilities
227	Education Act.
228	3. Before the child's third birthday, the family must
229	choose to continue services through the Early Steps Extended
230	Option, which shall include an educational component to promote
231	school readiness and incorporate pre-literacy, language, and
232	numeracy skills.
233	(b) A child becomes ineligible to reenter the Early Steps
234	Extended Option upon exiting the program. If a family chooses to
235	exit the Early Steps Extended Option before the beginning of the
236	school year following the child's fourth birthday, the local
237	school district, in conjunction with the local program office,
238	must notify the child's parent or legal guardian of his or her
239	rights under part B of the federal Individuals with Disabilities
240	Education Act.
241	(c) A child may not receive services under part B of the
242	
	federal Individuals with Disabilities Education Act while
243	federal Individuals with Disabilities Education Act while receiving services through the Early Steps Extended Option.
243	receiving services through the Early Steps Extended Option.
243 244	receiving services through the Early Steps Extended Option. (d) A child may not receive a state scholarship under s.
243 244 245	receiving services through the Early Steps Extended Option. (d) A child may not receive a state scholarship under s. 1002.394 while receiving services through the Early Steps
243 244 245 246	receiving services through the Early Steps Extended Option. (d) A child may not receive a state scholarship under s. 1002.394 while receiving services through the Early Steps Extended Option.
243 244 245 246 247	receiving services through the Early Steps Extended Option. (d) A child may not receive a state scholarship under s. 1002.394 while receiving services through the Early Steps Extended Option. (5) TRANSITION TO EDUCATION
243 244 245 246 247 248	receiving services through the Early Steps Extended Option. (d) A child may not receive a state scholarship under s. 1002.394 while receiving services through the Early Steps Extended Option. (5) TRANSITION TO EDUCATION (a) At least 90 days before the beginning of the school

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2.51 initiate transition planning to ensure the child's successful 252 transition from the Early Steps Extended Option to a school 253 district program under part B of the federal Individuals with 254 Disabilities Education Act or to another program as part of an 255 individual family support plan. Specifically, the local program 256 office shall: 257 1. Notify the Department of Education and the local school 258 district in which the child resides that the eligible child is 259 exiting the Early Steps Extended Option, unless the child's 260 parent or legal guardian has opted out of such notification; and 261 2. Upon approval by the child's parent or legal guardian, 262 convene a transition conference that includes participation of a 263 local school district representative and the parent or legal 264 quardian to discuss options for and availability of services. The local program office, in conjunction with the 265 (b) 266 local school district, shall modify a child's individual family 267 support plan, or, if applicable, the local school district shall 268 develop or review an individual education plan for the child 269 pursuant to ss. 1003.57, 1003.571, and 1003.5715 which 270 identifies special education or related services that the child 271 will receive and the providers or agencies that will provide 272 such services. (c) If a child is found to be no longer eligible for part 273 274 B of the federal Individuals with Disabilities Education Act during the review of an individual education plan, the local 275

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276 program office and the local school district must provide the 277 child's parent or legal guardian with written information on 278 other available services or community resources. 279 (6) ACCOUNTABILITY REPORTING.-The department shall include 280 a performance assessment of the Early Steps Extended Option in 281 the annual report specified in s. 391.308(5). 282 (a) The assessment must include: 283 1. The number and percentage of children eligible under 284 part B of the federal Individuals with Disabilities Education 285 Act who receive services through the Early Steps Extended 286 Option. 287 The number and percentage of children determined 2. 288 eligible to receive services under part B of the federal 289 Individuals with Disabilities Education Act. 290 The number and percentage of children determined 3. 291 ineligible to receive services under part B of the federal 292 Individuals with Disabilities Education Act. 293 The Department of Education shall provide to the (b) 294 department data necessary for the evaluation of the Early Steps 295 Program and the Early Steps Extended Option, including, but not 296 limited to, the number and percentage of children who are 297 referred by either program and who elect to receive services 298 under part B of the federal Individuals with Disabilities 299 Education Act. 300 Section 5. Section 1003.5711, Florida Statutes, is created Page 12 of 25

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301	to read:
302	1003.5711 Startup grant for autism charter schools
303	(1) LEGISLATIVE FINDINGS AND INTENT
304	(a) The Legislature finds that students identified as
305	having autism spectrum disorder may require highly specialized
306	educational environments and resources to achieve their full
307	potential.
308	(b) It is the intent of the Legislature to support the
309	creation of schools exclusively serving this population by
310	providing startup funding to offset the costs of developing and
311	implementing these specialized programs.
312	(2) ADMINISTRATION
313	(a) The University of Florida Center for Autism and
314	Neurodevelopment shall oversee the application, evaluation, and
315	distribution of grants under this section.
316	(b) The center shall develop guidelines for grant
317	administration, including:
318	1. Application procedures and deadlines.
319	2. Criteria for program eligibility and funding
320	priorities.
321	3. Reporting and accountability standards for grant
322	recipients.
323	4. A preapproval process to assist applicants with
324	planning in the charter school application process under s.
325	1002.33(6) and (7).

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32.6 ELIGIBILITY REQUIREMENTS AND USE OF FUNDS.-(3) 327 The guidelines developed by the center must, at a (a) 328 minimum, require applicants, before approval for a startup 329 grant, to: 330 1. Demonstrate intent, in accordance with guidelines 331 developed by the center, to establish or expand a charter school 332 pursuant to s. 1002.33, or a laboratory school under s. 1002.32, 333 to serve exclusively students diagnosed with autism spectrum 334 disorder and classified as exceptional students under s. 335 1003.01(9). 336 2. Provide evidence of community need and stakeholder 337 support, which may include letters of intent to enroll from 338 families or organizations. 339 3. Submit a detailed plan outlining: 340 Instructional methods and proposed support services, a. 341 including evidence-based practices for students with autism. 342 b. Family engagement and strategies for coordinating 343 necessary services for students outside of school hours and as 344 students transition to adulthood. 345 c. Anticipated startup costs and a budget for use of grant 346 funds. 347 d. Strategies for leveraging other federal and state 348 funding. 349 4. Provide evidence of financial stability and 350 programmatic expertise.

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351	5. Attest to compliance with state and federal laws.
352	(b) Grants may be used for the following purposes:
353	1. Facility acquisition, renovation, or modification.
354	2. Purchase or development of specialized instructional
355	materials, curriculum, assistive technology, and adaptive
356	equipment.
357	3. Recruitment, salaries, and training of staff
358	experienced in working with students with autism and significant
359	cognitive disabilities.
360	4. Student transportation.
361	5. Ancillary equipment related to student safety.
362	(4) FUNDING AND GRANT AMOUNTS
363	(a) The grant is subject to legislative appropriation.
364	(b) The center shall annually determine the maximum grant
365	amount for each school on the basis of the annual appropriation
366	in relation to projected applications.
367	(c) The center may prioritize grants for schools in the
368	following priority:
369	1. Programs serving rural and underserved areas.
370	2. Programs serving other underserved areas.
371	3. Programs with demonstrable success in establishing and
372	operating a charter school exclusively for students with autism
373	and related disorders.
374	4. Programs that use existing facilities.
375	(d) An applicant may not receive funds until the applicant

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376	has received approval from a sponsoring entity to operate a
377	charter school or modify an existing charter pursuant to s.
378	1002.33(6) and (7), or has established a school advisory body
379	for a laboratory school in accordance with s. 1002.32(8).
380	(5) REPORTING AND ACCOUNTABILITYGrant recipients must
381	submit an annual report to the Center for Autism and
382	Neurodevelopment detailing:
383	(a) How grant funds were expended.
384	(b) Enrollment and program outcomes following the first
385	complete school year of operation.
386	(c) Challenges encountered and recommendations for
387	improvement.
388	Section 6. Section 1003.5712, Florida Statutes, is created
389	to read:
389 390	to read: <u>1003.5712</u> Specialized summer programs for children with
390	1003.5712 Specialized summer programs for children with
390 391	<u>1003.5712</u> Specialized summer programs for children with autism and related disorders
390 391 392	<u>1003.5712</u> Specialized summer programs for children with autism and related disorders.— (1) PURPOSE AND INTENT.—
390 391 392 393	<u>1003.5712</u> Specialized summer programs for children with autism and related disorders.— (1) PURPOSE AND INTENT.— (a) The Legislature finds that many children with autism
390 391 392 393 394	<u>1003.5712</u> Specialized summer programs for children with autism and related disorders.— (1) PURPOSE AND INTENT.— (a) The Legislature finds that many children with autism spectrum disorder face challenges during the summer months due
390 391 392 393 394 395	<u>1003.5712</u> Specialized summer programs for children with autism and related disorders.— (1) PURPOSE AND INTENT.— (a) The Legislature finds that many children with autism spectrum disorder face challenges during the summer months due to limited access to extended school year programs, summer
390 391 392 393 394 395 396	<u>1003.5712</u> Specialized summer programs for children with autism and related disorders.— (1) PURPOSE AND INTENT.— (a) The Legislature finds that many children with autism spectrum disorder face challenges during the summer months due to limited access to extended school year programs, summer school, and traditional summer camps that can accommodate their
390 391 392 393 394 395 396 397	<u>1003.5712</u> Specialized summer programs for children with <u>autism and related disorders</u> <u>(1) PURPOSE AND INTENT</u> <u>(a) The Legislature finds that many children with autism</u> <u>spectrum disorder face challenges during the summer months due</u> <u>to limited access to extended school year programs, summer</u> <u>school, and traditional summer camps that can accommodate their</u> <u>needs.</u>
390 391 392 393 394 395 396 397 398	<u>1003.5712</u> Specialized summer programs for children with <u>autism and related disorders</u> <u>(1) PURPOSE AND INTENT</u> <u>(a) The Legislature finds that many children with autism</u> <u>spectrum disorder face challenges during the summer months due</u> <u>to limited access to extended school year programs, summer</u> <u>school, and traditional summer camps that can accommodate their</u> <u>needs.</u> <u>(b) The purpose of this section is to support specialized</u>

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401 development, and social engagement. 402 (2) ADMINISTRATION AND GRANTS.-403 The University of Florida Center for Autism and (a) Neurodevelopment shall administer a grant program to fund 404 405 specialized summer programs for children with autism spectrum 406 disorder who have significant emotional or behavior disorders or 407 cognitive disabilities. 408 (b) Grants may be awarded annually to eligible entities, 409 subject to available appropriations. The center shall develop and publish guidelines for 410 (C) 411 grant applications, including criteria for program eligibility, 412 use of funds, and reporting requirements. 413 The center shall provide technical assistance to grant (d) 414 applicants and recipients. 415 PROGRAM ELIGIBILITY AND STANDARDS.-The guidelines (3) 416 developed by the center must, at a minimum, require programs to: 417 Serve children diagnosed with autism spectrum disorder (a) 418 for whom placement in a summer camp that is not equipped to 419 serve such children is inappropriate. 420 (b) Provide a structured schedule of activities that may 421 include, but are not limited to: 422 1. Behavioral and social skill development. 423 2. Recreational and leisure activities tailored to 424 individual needs. 425 Therapy-based support, including speech, occupational, 3.

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42.6 or behavioral therapies, when appropriate. 427 4. Family support and training workshops. 428 Employ staff with relevant experience or training in (C) 429 working with children with autism and severe emotional, 430 behavioral, or cognitive disorders. Maintain a safe and inclusive environment, with 431 (d) 432 appropriate staff-to-participant ratios. 433 Operate in compliance with all applicable state and (e) 434 federal laws, including health and safety regulations. 435 Provide a full-day program for at least 4 weeks. (f) 436 Leverage other available federal or state funding (q) 437 sources, including Medicaid waivers, Individuals with 438 Disabilities Education Act (IDEA) and other federal funding, or 439 private contributions, to supplement state grants. 440 (4) FUNDING.-441 (a) Grants are subject to legislative appropriation. 442 (b) Grants may be used for any of the following purposes: 443 1. Facility costs. 444 2. Staff salaries and training. 3. Curriculum or other instructional or activity costs. 445 446 4. Property and liability insurance. 447 5. Equipment purchase or rental. 448 6. Transportation for camp participants. 449 (c) The center shall prioritize awarding grants to 450 programs that:

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451 Serve underserved or rural areas where specialized 1. 452 summer programs are unavailable. 453 2. Provide comprehensive support services, including 454 family involvement and community integration. 455 (d) The center may set maximum grant amounts and require 456 matching funds contributions from grant recipients, dependent 457 upon available funds and projected participation. 458 In addition to criteria determined by the center, (e) 459 grant amounts may vary based on the services provided and the 460 duration of the program. 461 (5) REPORTING AND OVERSIGHT.-Grant recipients must submit 462 a report to the Center for Autism and Neurodevelopment within 45 463 days after the conclusion of the summer program detailing: 464 (a) Program enrollment and participation. 465 (b) Use of grant funds. 466 (c) Outcomes related to participant engagement, skill-467 building, and family satisfaction. 468 Section 7. Section 1004.551, Florida Statutes, is created 469 to read: 470 1004.551 University of Florida Center for Autism and 471 Neurodevelopment.-There is created at the University of Florida 472 the Center for Autism and Neurodevelopment. 473 (1) The center shall: 474 Collaborate with state and local agencies that provide (a) 475 early intervention, educational, medical, employment, financial,

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476	and daily living services. The center shall also collaborate
477	with other entities that provide autism research and services,
478	including, but not limited to, the Florida State University
479	Autism Institute, each Center for Autism and Related
480	Disabilities (CARD), the Florida Diagnostic and Learning
481	Resources System (FDLRS), the Agency for Persons with
482	Disabilities, the Department of Health, the Department of
483	Education, and the Department of Children and Families.
484	(b) Coordinate information and resources related to
485	research, best practices, training, and public awareness to
486	better support families of children with autism.
487	(c) Develop strategies to promote public awareness of the
488	signs of autism, the importance of early screening, and
489	interventions and supports available to families. The center
490	shall assist in the assignment of a toll-free number for autism
491	support.
492	(d) Catalog and distribute best practices related to
493	screening tools, diagnosis, and interventions.
494	(e) Review and approve applications for specialized summer
495	programs for children with autism pursuant to s. 1003.5712. The
496	center shall act as the fiscal agent for grant funds and develop
497	minimum requirements for the creation of specialized summer
498	programs.
499	(f) Develop an autism micro-credential to provide
500	specialized training in supporting students with autism.
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1. The micro-credential must be stackable with the autism endorsement and be available to:
a. Instructional personnel as defined in s. 1012.01(2);
b. Prekindergarten instructors as specified in ss.
1002.55, 1002.61, and 1002.63; and
c. Child care personnel as defined in ss. 402.302(3) and
1002.88(1)(e).
2. The micro-credential must require participants to
demonstrate competency in:
a. Identifying behaviors associated with autism.
b. Supporting the learning environment in both general and
specialized classroom settings.
c. Promoting the use of assistive technologies.
d. Applying evidence-based instructional practices.
3. The micro-credential must:
a. Be provided at no cost to eligible participants.
b. Be competency-based, allowing participants to complete
the credentialing process either in person or online.
c. Permit participants to receive the micro-credential at
any time during training once competency is demonstrated.
4. Individuals eligible under subparagraph 1. who complete
the micro-credential are eligible for a one-time stipend, as
determined in the General Appropriations Act. The center shall
administer stipends for the micro-credential.
(g) Develop strategies to increase the workforce qualified

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526	to provide autism-related services to children and adults in a
527	public or private setting.
528	(h) Develop and catalog professional learning activities
529	for health care, child welfare, and instructional personnel.
530	(i) Administer startup grants for autism charter schools
531	pursuant to s. 1003.5711 and provide technical assistance to
532	grant applicants and recipients. The center shall also review
533	access to federal funding sources for establishing charter
534	schools for students with autism and include in its annual
535	report recommendations for improving practical access.
536	(j) Catalog best practices for screening, referral, and
537	diagnosis; access to therapy services; and other licensed
538	practitioner services using private and public insurance, to
539	include access to services in schools.
540	(k) Beginning August 1, 2026, and each August 1
541	thereafter, publish on its website a report detailing
542	activities, expenditures, and outcomes from the previous year.
543	The report must include the grants administered by the center
544	and recommendations for improvement.
545	(2) The host state university may not charge any indirect
546	administrative fees to the center.
547	Section 8. Subsection (5) is added to section 1012.582,
548	Florida Statutes, to read:
549	1012.582 Continuing education and inservice training for
550	teaching students with developmental and emotional or behavioral
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551	disabilities
552	(5) The commissioner shall review the curricula in
553	continuing education or inservice education of instructional
554	personnel based on recommendations required under this section.
555	No later than December 1, 2025, the commissioner shall report to
556	the President of the Senate and the Speaker of the House of
557	Representatives on findings and recommendations for updates to
558	instruction.
559	Section 9. Paragraph (a) of subsection (3) of section
560	1012.585, Florida Statutes, is amended to read:
561	1012.585 Process for renewal of professional
562	certificates
563	(3) For the renewal of a professional certificate, the
564	following requirements must be met:
565	(a) The applicant must earn a minimum of 6 college credits
566	or 120 inservice points or a combination thereof. For each area
567	of specialization to be retained on a certificate, the applicant
568	must earn at least 3 of the required credit hours or equivalent
569	inservice points in the specialization area. Education in
570	"clinical educator" training pursuant to s. 1004.04(5)(b);
571	participation in mentorship and induction activities, including
572	as a mentor, pursuant to s. 1012.56(8)(a); credits or points
573	that provide training in the knowledge and skills required to
574	support students with autism; and credits or points that provide
575	training in the area of scientifically researched, knowledge-
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576 based reading literacy grounded in the science of reading, 577 including explicit, systematic, and sequential approaches to 578 reading instruction, developing phonemic awareness, and 579 implementing multisensory intervention strategies, and 580 computational skills acquisition, exceptional student education, normal child development, and the disorders of development may 581 582 be applied toward any specialization area. Credits or points 583 that provide training in the areas of drug abuse, child abuse and neglect, strategies in teaching students having limited 584 585 proficiency in English, or dropout prevention, or training in 586 areas identified in the educational goals and performance 587 standards adopted pursuant to ss. 1000.03(5) and 1008.345 may be applied toward any specialization area, except specialization 588 589 areas identified by State Board of Education rule that include 590 reading instruction or intervention for any students in 591 kindergarten through grade 6. Each district school board shall 592 include in its inservice master plan the ability for teachers to 593 receive inservice points for supporting students in 594 extracurricular career and technical education activities, such 595 as career and technical student organization activities outside 596 of regular school hours and training related to supervising 597 students participating in a career and technical student 598 organization. Credits or points earned through approved summer institutes may be applied toward the fulfillment of these 599 600 requirements. Inservice points may also be earned by

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601 participation in professional growth components approved by the 602 State Board of Education and specified pursuant to s. 1012.98 in 603 the district's approved master plan for inservice educational 604 training; however, such points may not be used to satisfy the 605 specialization requirements of this paragraph.

606 Section 10. This act shall take effect upon becoming a607 law.

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