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CHAMBER ACTION Senate House Representative Cummings offered the following: Amendment (with title amendment) Remove lines 214-313 and insert: Section 4. Paragraphs (c) and (e) of subsection (1) of section 39.521, Florida Statutes, are amended to read: 39.521 Disposition hearings; powers of disposition.-A disposition hearing shall be conducted by the court, (1)if the court finds that the facts alleged in the petition for dependency were proven in the adjudicatory hearing, or if the parents or legal custodians have consented to the finding of dependency or admitted the allegations in the petition, have failed to appear for the arraignment hearing after proper 946847 Approved For Filing: 3/5/2018 7:30:53 PM Page 1 of 47

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14 notice, or have not been located despite a diligent search 15 having been conducted.

(c) When any child is adjudicated by a court to be dependent, the court having jurisdiction of the child has the power by order to:

19 Require the parent and, when appropriate, the legal 1. 20 guardian or <del>custodian and</del> the child to participate in treatment 21 and services identified as necessary. The court may require the 22 person who has custody or who is requesting custody of the child to submit to a mental health or substance abuse disorder 23 assessment or evaluation. The order may be made only upon good 24 25 cause shown and pursuant to notice and procedural requirements provided under the Florida Rules of Juvenile Procedure. The 26 27 mental health assessment or evaluation must be administered by a 28 qualified professional as defined in s. 39.01, and the substance 29 abuse assessment or evaluation must be administered by a 30 qualified professional as defined in s. 397.311. The court may 31 also require such person to participate in and comply with 32 treatment and services identified as necessary, including, when 33 appropriate and available, participation in and compliance with 34 a mental health court program established under chapter 394 or a treatment-based drug court program established under s. 397.334. 35 Adjudication of a child as dependent based upon evidence of harm 36 as defined in s. 39.01(35)(g) s. 39.01(30)(g) demonstrates good 37 38 cause, and the court shall require the parent whose actions 946847

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39 caused the harm to submit to a substance abuse disorder assessment or evaluation and to participate and comply with 40 41 treatment and services identified in the assessment or 42 evaluation as being necessary. In addition to supervision by the 43 department, the court, including the mental health court program 44 or the treatment-based drug court program, may oversee the 45 progress and compliance with treatment by a person who has 46 custody or is requesting custody of the child. The court may 47 impose appropriate available sanctions for noncompliance upon a 48 person who has custody or is requesting custody of the child or 49 make a finding of noncompliance for consideration in determining 50 whether an alternative placement of the child is in the child's 51 best interests. Any order entered under this subparagraph may be 52 made only upon good cause shown. This subparagraph does not 53 authorize placement of a child with a person seeking custody of the child, other than the child's parent or legal custodian, who 54 55 requires mental health or substance abuse disorder treatment.

2. Require, if the court deems necessary, the parties toparticipate in dependency mediation.

3. Require placement of the child either under the protective supervision of an authorized agent of the department in the home of one or both of the child's parents or in the home of a relative of the child or another adult approved by the court, or in the custody of the department. Protective supervision continues until the court terminates it or until the 946847

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child reaches the age of 18, whichever date is first. Protective 64 supervision shall be terminated by the court whenever the court 65 66 determines that permanency has been achieved for the child, whether with a parent, another relative, or a legal custodian, 67 68 and that protective supervision is no longer needed. The 69 termination of supervision may be with or without retaining jurisdiction, at the court's discretion, and shall in either 70 71 case be considered a permanency option for the child. The order 72 terminating supervision by the department must set forth the 73 powers of the custodian of the child and include the powers 74 ordinarily granted to a guardian of the person of a minor unless 75 otherwise specified. Upon the court's termination of supervision 76 by the department, further judicial reviews are not required if 77 permanency has been established for the child.

78 <u>4. Determine whether the child has a strong attachment to</u>
 79 <u>the prospective permanent guardian and whether such guardian has</u>
 80 <u>a strong commitment to permanently caring for the child.</u>

81 (e) The court shall, in its written order of disposition,82 include all of the following:

83

1. The placement or custody of the child.

84

2. Special conditions of placement and visitation.

85 3. Evaluation, counseling, treatment activities, and other86 actions to be taken by the parties, if ordered.

87 4. The persons or entities responsible for supervising or88 monitoring services to the child and parent.

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89 5. Continuation or discharge of the guardian ad litem, as90 appropriate.

91 6. The date, time, and location of the next scheduled92 review hearing, which must occur within the earlier of:

a. Ninety days after the disposition hearing;

b. Ninety days after the court accepts the case plan;

95 c. Six months after the date of the last review hearing; 96 or

97 d. Six months after the date of the child's removal from 98 his or her home, if no review hearing has been held since the 99 child's removal from the home.

100 7. If the child is in an out-of-home placement, child support to be paid by the parents, or the guardian of the 101 child's estate if possessed of assets which under law may be 102 103 disbursed for the care, support, and maintenance of the child. 104 The court may exercise jurisdiction over all child support 105 matters, shall adjudicate the financial obligation, including health insurance, of the child's parents or guardian, and shall 106 107 enforce the financial obligation as provided in chapter 61. The 108 state's child support enforcement agency shall enforce child 109 support orders under this section in the same manner as child 110 support orders under chapter 61. Placement of the child shall not be contingent upon issuance of a support order. 111

112 8.a. If the court does not commit the child to the 113 temporary legal custody of an adult relative, legal custodian, 946847

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or other adult approved by the court, the disposition order <u>must</u> <del>shall</del> include the reasons for such a decision and shall include a determination as to whether diligent efforts were made by the department to locate an adult relative, legal custodian, or other adult willing to care for the child in order to present that placement option to the court instead of placement with the department.

If no suitable relative is found and the child is 121 b. placed with the department or a legal custodian or other adult 122 123 approved by the court, both the department and the court shall 124 consider transferring temporary legal custody to an adult 125 relative approved by the court at a later date, but neither the department nor the court is obligated to so place the child if 126 it is in the child's best interest to remain in the current 127 128 placement.

For the purposes of this section, "diligent efforts to locate an adult relative" means a search similar to the diligent search for a parent, but without the continuing obligation to search after an initial adequate search is completed.

9. Other requirements necessary to protect the health, safety, and well-being of the child, to preserve the stability of the child's <u>child care, early education program, or any other</u> educational placement, and to promote family preservation or reunification whenever possible.

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Section 5. Paragraph (c) of subsection (1) and paragraph (b) of subsection (2) of section 39.6012, Florida Statutes, are amended to read:

142

39.6012 Case plan tasks; services.-

143 (1) The services to be provided to the parent and the144 tasks that must be completed are subject to the following:

(c) If there is evidence of harm as defined in <u>s.</u>
146 <u>39.01(35)(g)</u> <del>s. 39.01(30)(g)</del>, the case plan must include as a
147 required task for the parent whose actions caused the harm that
148 the parent submit to a substance abuse disorder assessment or
149 evaluation and participate and comply with treatment and
150 services identified in the assessment or evaluation as being
151 necessary.

(2) The case plan must include all available informationthat is relevant to the child's care including, at a minimum:

(b) A description of the plan for ensuring that the child receives safe and proper care and that services are provided to the child in order to address the child's needs. To the extent available and accessible, the following health, mental health, and education information and records of the child must be attached to the case plan and updated throughout the judicial review process:

161 1. The names and addresses of the child's health, mental
 162 health, and educational providers;

163 2. The child's grade level performance;

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164	3. The child's school record or, if the child is under the
165	age of school entry, any records from a child care program,
166	early education program, or preschool program;
167	4. Documentation of compliance or noncompliance with the
168	attendance requirements under s. 39.604, if the child is
169	enrolled in a child care program, early education program, or
170	preschool program;
171	5.4. Assurances that the child's placement takes into
172	account proximity to the school in which the child is enrolled
173	at the time of placement;
174	6.5. A record of The child's immunizations;
175	7.6. The child's known medical history, including any
176	known <u>health</u> problems;
177	8.7. The child's medications, if any; and
178	9.8. Any other relevant health, mental health, and
179	education information concerning the child.
180	Section 6. Subsection (29) of section 39.01, Florida
181	Statutes, is renumbered as subsection (30), subsections (30)
182	through (46) are renumbered as subsections (35) through (51),
183	respectively, subsections (47) through (81) are renumbered as
184	subsections (53) through (87), respectively, present subsections
185	(10) and (32) and paragraph (g) of present subsection (30) are
186	amended, and new subsections (29), (31), (32), (33), (34), and
187	(52) are added to that section, to read:

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188	39.01 DefinitionsWhen used in this chapter, unless the	
189	context otherwise requires:	
190	(10) "Caregiver" means the parent, legal custodian,	
191	permanent guardian, adult household member, or other person	
192	responsible for a child's welfare as defined in subsection (54)	
193	<del>(48)</del> .	
194	(29) "Fictive kin" means a person unrelated by birth,	
195	marriage, or adoption who has an emotionally significant	
196	relationship, which possesses the characteristics of a family	
197	relationship, to a child.	
198	(31) "Guardian" means a relative, nonrelative, next of	
199	kin, or fictive kin who is awarded physical custody of a child	
200	in a proceeding brought pursuant to this chapter.	
201	(32) "Guardianship assistance payment" means a monthly	
202	cash payment made by the department to a guardian on behalf of	
203	an eligible child or young adult.	
204	(33) "Guardianship Assistance Program" means a program	
205	that provides benefits to a child's guardian on behalf of the	
206	child. Benefits may be in the form of a guardianship assistance	
207	payment, a guardianship nonrecurring payment, or Medicaid	
208	coverage.	
209	(34) "Guardianship nonrecurring payment" means a one-time	
210	payment of up to \$2,000 made by the department to a guardian to	
211	assist with the expenses associated with obtaining legal	
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# 212 guardianship of a child who is eligible for the Guardianship 213 Assistance Program pursuant to s. 39.6225.

214 <u>(35)</u> "Harm" to a child's health or welfare can occur 215 when any person:

(g) Exposes a child to a controlled substance or alcohol.Exposure to a controlled substance or alcohol is established by:

218 1. A test, administered at birth, which indicated that the 219 child's blood, urine, or meconium contained any amount of 220 alcohol or a controlled substance or metabolites of such 221 substances, the presence of which was not the result of medical 222 treatment administered to the mother or the newborn infant; or

223 2. Evidence of extensive, abusive, and chronic use of a 224 controlled substance or alcohol by a parent <u>to the extent that</u> 225 <u>the parent's ability to provide supervision and care for the</u> 226 <u>child has been or is likely to be severely compromised</u> <del>when the</del> 227 <del>child is demonstrably adversely affected by such usage</del>.

As used in this paragraph, the term "controlled substance" means prescription drugs not prescribed for the parent or not administered as prescribed and controlled substances as outlined in Schedule I or Schedule II of s. 893.03.

233 <u>(37)(32)</u> "Institutional child abuse or neglect" means 234 situations of known or suspected child abuse or neglect in which 235 the person allegedly perpetrating the child abuse or neglect is 236 an employee of a private school, public or private day care 946847

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237 center, residential home, institution, facility, or agency or 238 any other person at such institution responsible for the child's 239 care as defined in subsection <u>(54)</u> <del>(48)</del>.

240 <u>(52) "Nonrelative" means a person unrelated by blood or</u> 241 <u>marriage or a relative outside the fifth degree of</u> 242 <u>consanguinity.</u>

243 Section 7. Subsection (1) of section 39.302, Florida 244 Statutes, is amended to read:

39.302 Protective investigations of institutional child
abuse, abandonment, or neglect.-

247 The department shall conduct a child protective (1)248 investigation of each report of institutional child abuse, abandonment, or neglect. Upon receipt of a report that alleges 249 250 that an employee or agent of the department, or any other entity 251 or person covered by s. 39.01(37) or (54) s. 39.01(32) or (48), 252 acting in an official capacity, has committed an act of child 253 abuse, abandonment, or neglect, the department shall initiate a 254 child protective investigation within the timeframe established 255 under s. 39.201(5) and notify the appropriate state attorney, law enforcement agency, and licensing agency, which shall 256 257 immediately conduct a joint investigation, unless independent 258 investigations are more feasible. When conducting investigations or having face-to-face interviews with the child, investigation 259 visits shall be unannounced unless it is determined by the 260 department or its agent that unannounced visits threaten the 261 946847

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262 safety of the child. If a facility is exempt from licensing, the 263 department shall inform the owner or operator of the facility of 264 the report. Each agency conducting a joint investigation is 265 entitled to full access to the information gathered by the 266 department in the course of the investigation. A protective 267 investigation must include an interview with the child's parent 268 or legal guardian. The department shall make a full written 269 report to the state attorney within 3 working days after making the oral report. A criminal investigation shall be coordinated, 270 whenever possible, with the child protective investigation of 271 272 the department. Any interested person who has information 273 regarding the offenses described in this subsection may forward 274 a statement to the state attorney as to whether prosecution is 275 warranted and appropriate. Within 15 days after the completion 276 of the investigation, the state attorney shall report the 277 findings to the department and shall include in the report a 278 determination of whether or not prosecution is justified and 279 appropriate in view of the circumstances of the specific case. 280 Section 8. Paragraph (h) is added to subsection (2) of 281 section 39.5085, Florida Statutes, and subsections (3) and (4) 282 are added to that section, to read:

283

39.5085 Relative Caregiver Program.-

284

(2)

285 (h) If the department determines that a nonrelative 286 caregiver has received financial assistance under this section 946847

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287 to which he or she is not entitled, the department shall take 288 all necessary steps to recover such payment. The department may 289 make appropriate settlements and may adopt rules to calculate 290 and recover such payments. 291 (3) The Relative Caregiver Program may not accept initial 292 applications after June 30, 2019, except as provided in 293 subsection (4). Relative Caregiver Program benefits shall 294 continue to be provided to caregivers currently participating in 295 the program pursuant to this section until the child reaches 18 296 years of age if the caregiver continues to meet the eligibility 297 requirements specified in subsection (2). 298 (4) If a careqiver seeking licensure as a child-specific 299 foster home under s. 409.175 is denied due to inability to meet safety requirements that may not be waived, he or she may apply 300 301 for and receive payments under the Relative Caregiver Program 302 provided he or she meets the eligibility requirements in 303 subsection (2). Such a caregiver shall be eligible for payments 304 under the Relative Caregiver Program until the child reaches 18 305 years of age, if the caregiver continues to meet the eligibility 306 requirements specified in subsection (2). However, a caregiver 307 may not apply for payments under this subsection after June 30, 308 2021. 309 Section 9. Paragraph (f) is added to subsection (1) of section 39.6221, Florida Statutes, to read: 310 39.6221 Permanent quardianship of a dependent child.-311 946847 Approved For Filing: 3/5/2018 7:30:53 PM

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312 If a court determines that reunification or adoption (1)313 is not in the best interest of the child, the court may place 314 the child in a permanent guardianship with a relative or other 315 adult approved by the court if all of the following conditions 316 are met: 317 (f) The child demonstrates a strong attachment to the prospective permanent guardian and such guardian has a strong 318 319 commitment to permanently caring for the child. Section 10. Section 39.6225, Florida Statutes, is created 320 321 to read: 322 39.6225 Guardianship Assistance Program.-323 (1) The department shall establish and operate the 324 Guardianship Assistance Program to provide guardianship 325 assistance payments to relatives, next of kin, and fictive kin 326 who meet the eligibility requirements established in this 327 section. For purposes of administering the program, the term: 328 (a) "Child" means an individual who has not attained 21 329 years of age. 330 "Young adult" means an individual who has attained 18 (b) 331 years of age but who has not attained 21 years of age. 332 (2) To approve an application for the program, the 333 department shall determine that all of the following 334 requirements have been met: 335 (a) The child's placement with the guardian has been 336 approved by the court. 946847 Approved For Filing: 3/5/2018 7:30:53 PM

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337	(b) The court has granted legal custody to the guardian
338	pursuant to s. 39.521 or s. 39.522.
339	(c) The guardian has been licensed to care for the child
340	as provided in s. 409.175.
341	(d) The child was eligible for foster care room and board
342	payments pursuant to s. 409.145 for at least 6 consecutive
343	months while the child resided in the home of the guardian and
344	the guardian was licensed as a foster parent.
345	(3) A guardian who has entered into a guardianship
346	agreement for a dependent child may also receive guardianship
347	assistance payments for a dependent sibling of that dependent
348	child as a result of a court determination of child abuse,
349	neglect, or abandonment and subsequent placement of the child
350	with the relative under this part.
351	(4) The department shall complete an annual
352	redetermination of eligibility for recipients of guardianship
353	assistance benefits. If the department determines that a
354	recipient is no longer eligible for guardianship assistance
355	benefits, such benefits shall be terminated.
356	(5) A guardian with an application approved pursuant to
357	subsection (2) who is caring for a child placed with the
358	guardian by the court pursuant to this part may receive
359	guardianship assistance payments based on the following
360	<u>criteria:</u>

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361	(a) A child eligible for cash benefits through the program
362	is not eligible to simultaneously have payments made on the
363	child's behalf through the Relative Caregiver Program under s.
364	39.5085, postsecondary education services and supports under s.
365	409.1451, or child-only cash assistance under chapter 414.
366	(b) Guardianship assistance payments are not contingent
367	upon continued residency in the state. Guardianship assistance
368	payments must continue for court-approved permanent guardians
369	who move out of state and continue to meet the requirements of
370	this subsection and as specified in department rule. Relicensure
371	of the out-of-state guardian's home is not required for
372	continuity of payments.
373	(c) Guardianship assistance payments for a child from
374	another state who is placed with a guardian in this state are
375	the responsibility of the other state.
376	(d) The department shall provide guardianship assistance
377	payments in the amount of \$4,000 annually, paid on a monthly
378	basis, or in an amount other than \$4,000 annually as determined
379	by the guardian and the department and memorialized in a written
380	agreement between the guardian and the department. The agreement
381	shall take into consideration the circumstances of the guardian
382	and the needs of the child. Changes may not be made without the
383	concurrence of the guardian. However, in no case shall the
384	amount of the monthly payment exceed the foster care maintenance
385	payment that would have been paid during the same period if the
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386	child had been in licensed care at his or her designated level
387	of care at the rate established in s. 409.145(4).
388	(e) Payments made pursuant to this section shall cease
389	when the child attains 18 years of age, except as provided in
390	subsection (9).
391	(6) Guardianship assistance benefits shall be terminated if:
392	(a) The child is absent from the home of the guardian for
393	a period of at least 60 consecutive calendar days, unless the
394	child:
395	1. Is absent due to medical care, school attendance,
396	runaway status, or detention in a Department of Juvenile Justice
397	facility; and
398	2. Continues to be under the care and custody of the
399	guardian.
400	(b) The court modifies the placement of the child and the
401	guardian is no longer eligible to receive guardianship
402	assistance benefits.
403	(7) The department shall provide guardianship nonrecurring
404	payments. Eligible expenses include, but are not limited to, the
405	cost of a home study, court costs, attorney fees, and costs of
406	physical and psychological examinations. Such payments are also
407	available for a sibling placed in the same home as the child.
408	(8) A child receiving assistance under this section is
409	eligible for Medicaid coverage until the child attains 18 years
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410	of age, or until the child attains 21 years of age if he or she
411	meets the requirements of subsection (9).
412	(9) Guardianship assistance payments shall only be made
413	for a young adult whose permanent guardian entered into a
414	guardianship assistance agreement after the child attained 16
415	years of age but before the child attained 18 years of age if
416	the child is:
417	(a) Completing secondary education or a program leading to
418	an equivalent credential;
419	(b) Enrolled in an institution that provides postsecondary
420	or vocational education;
421	(c) Participating in a program or activity designed to
422	promote or eliminate barriers to employment;
423	(d) Employed for at least 80 hours per month; or
424	(e) Unable to participate in programs or activities listed
425	in paragraphs (a)-(d) full time due to a physical, intellectual,
426	emotional, or psychiatric condition that limits participation.
427	Any such barrier to participation must be supported by
428	documentation in the child's case file or school or medical
429	records of a physical, intellectual, emotional, or psychiatric
430	condition that impairs the child's ability to perform one or
431	more life activities.
432	(10) The case plan must describe the following for each
433	child with a permanency goal of permanent guardianship in which
434	the guardian is in receipt of guardianship assistance payments:
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435	(a) The manner in which the child meets program
436	eligibility requirements.
437	(b) The manner in which the department determined that
438	reunification or adoption is not appropriate.
439	(c) Efforts to discuss adoption with the child's permanent
440	guardian.
441	(d) Efforts to discuss guardianship assistance with the
442	child's parent or the reasons why efforts were not made.
443	(e) The reasons why a permanent placement with the
444	prospective guardian is in the best interest of the child.
445	(f) The reasons why the child is separated from his or her
446	siblings during placement, if applicable.
447	(g) Efforts to consult the child, if the child is 14 years
448	of age or older, regarding the permanent guardianship
449	arrangement.
450	(11) The department shall adopt rules to administer the
451	program.
452	(12) The Florida Institute for Child Welfare shall
453	evaluate the implementation of the Guardianship Assistance
454	Program. This evaluation shall be designed to determine the
455	impact of implementation of the Guardianship Assistance Program,
456	identify any barriers that may prevent eligible caregivers from
457	participating in the program, and identify recommendations
458	regarding enhancements to the state's system of supporting
459	kinship caregivers. The institute shall submit the report to the
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460	Governor, the President of the Senate, and the Speaker of the
461	House of Representatives no later than January 1, 2021. At a
462	minimum, the evaluation shall include:
463	(a) Information about the perspectives and experiences of
464	program participants, individuals who applied for licensure as
465	child-specific foster homes or program participation but were
466	determined to be ineligible, and individuals who were likely
467	eligible for licensure as a child-specific foster home or for
468	the program but declined to apply, collected through means,
469	including, but not limited to, surveys and focus groups.
470	(b) An assessment of any communications procedures and
471	print and electronic materials developed to publicize the
472	program and recommendations for improving these materials. If
473	possible, individuals with expertise in marketing and
474	communications shall contribute to this assessment.
475	(c) An analysis of the program's impact on caregivers and
476	children, including any differences in impact on children placed
477	with caregivers who were licensed and those who were not.
478	(d) Recommendations for maximizing participation by
479	eligible caregivers and improving the support available to
480	kinship caregivers.
481	(13) The program shall take effect July 1, 2019.
482	Section 11. Paragraph (b) of subsection (6) and subsection
483	(7) of section 39.6251, Florida Statutes, are amended to read:
484	39.6251 Continuing care for young adults
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(6) A young adult who is between the ages of 18 and 21 and who has left care may return to care by applying to the community-based care lead agency for readmission. The communitybased care lead agency shall readmit the young adult if he or she continues to meet the eligibility requirements in this section.

491 (b) Within 30 days after the young adult has been 492 readmitted to care, the community-based care lead agency shall assign a case manager to update the case plan and the transition 493 494 plan and to arrange for the required services. Updates to the 495 case plan and the transition plan and arrangements for the 496 required services Such activities shall be undertaken in 497 consultation with the young adult. The department shall petition 498 the court to reinstate jurisdiction over the young adult. 499 Notwithstanding s. 39.013(2), the court shall resume 500 jurisdiction over the young adult if the department establishes 501 that he or she continues to meet the eligibility requirements in 502 this section.

503 (7) During each period of time that a young adult is in
504 care, the community-based lead agency shall provide regular case
505 management reviews that must include at least monthly <u>face-to-</u>
506 <u>face meetings</u> contact with the case manager. If a young adult
507 lives outside the service area of his or her community-based
508 care lead agency, monthly contact may occur by telephone.
509 Section 12. Paragraph (p) of subsection (4) of section

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510 394.495, Florida Statutes, is amended to read:

511 394.495 Child and adolescent mental health system of care; 512 programs and services.-

513 (4) The array of services may include, but is not limited 514 to:

515 Trauma-informed services for children who have (p) 516 suffered sexual exploitation as defined in s. 39.01(77)(g) s. 517 <del>39.01(71)(q)</del>.

Section 13. Subsection (4) of section 409.145, Florida 518 519 Statutes, is amended to read:

520 409.145 Care of children; quality parenting; "reasonable 521 and prudent parent" standard.-The child welfare system of the 522 department shall operate as a coordinated community-based system 523 of care which empowers all caregivers for children in foster 524 care to provide quality parenting, including approving or 525 disapproving a child's participation in activities based on the 526 caregiver's assessment using the "reasonable and prudent parent" 527 standard.

(4) FOSTER CARE PARENT ROOM AND BOARD RATES.-

529

528

530 Effective July 1, 2018 January 1, 2014, room and board (a) rates shall be paid to foster parents are as follows: 531

Monthly Foster Care Rate

533

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	0-5 Years	6-12 Years	13-21 Years
	Age	Age	Age
534			
	<u>\$457.95</u> <del>\$429</del>	\$469.68 <del>\$440</del>	<u>\$549.74</u> <del>\$515</del>
535			
536	(b) <u>Each Janua</u>	<u>ry,</u> foster parents	shall receive an annual
537	cost of living increa	ase. The department	shall calculate the new
538	room and board rate :	increase equal to t	the percentage change in
539	the Consumer Price In	ndex for All Urban	Consumers, U.S. City
540	Average, All Items, n	not seasonally adju	usted, or successor
541	reports, for the pred	ceding December com	npared to the prior
542	December as initially	y reported by the U	Jnited States Department
543	of Labor, Bureau of I	Labor Statistics. 7	The department shall make
544	available the adjuste	ed room and board 1	rates annually.
545	(c) Effective	July 1, 2019, foste	er parents of level I
546	family foster homes,	as defined in unde	er s. 409.175(5)(a) shall
547	receive a room and bo	bard rate of \$333.	
548	(d) Effective	July 1, 2019, the f	foster care room and board
549	rate for level II far	nily foster homes a	as defined in s.
550	409.175(5)(a) shall b	be the same as the	new rate established for
551	family foster homes a	as of January 1, 20	019.
552	(e) Effective	January 1, 2020, pa	aragraph (b) shall only
553	apply to level II the	rough level V famil	ly foster homes, as
554	defined in s. 409.175	5(5)(a).	

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555 (f) (c) The amount of the monthly foster care room and 556 board rate may be increased upon agreement among the department, 557 the community-based care lead agency, and the foster parent. (g) (d) From July 1, 2018, through June 30, 2019, 558 559 community-based care lead agencies providing care under contract 560 with the department shall pay a supplemental room and board payment to foster care parents of all family foster homes, on a 561 per-child basis, for providing independent life skills and 562 563 normalcy supports to children who are 13 through 17 years of age 564 placed in their care. The supplemental payment shall be paid 565 monthly to the foster care parents on a per-child basis in 566 addition to the current monthly room and board rate payment. The 567 supplemental monthly payment shall be based on 10 percent of the monthly room and board rate for children 13 through 21 years of 568 569 age as provided under this section and adjusted annually. 570 Effective July 1, 2019, such supplemental payments shall only be 571 paid to foster parents of level II through level V family foster 572 homes. 573 Section 14. Subsections (4) and (5) of section 409.166, 574 Florida Statutes, are amended to read: 575 409.166 Children within the child welfare system; adoption 576 assistance program.-577 (4) ADOPTION ASSISTANCE.-578 (a) For purposes of administering payments under paragraph 579 (d), the term: 946847 Approved For Filing: 3/5/2018 7:30:53 PM

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580 1. "Child" means an individual who has not attained 21 581 years of age. 582 2. "Young adult" means an individual who has attained 18 years of age but who has not attained 21 years of age. 583 584 (b) (a) A maintenance subsidy shall be granted only when 585 all other resources available to a child have been thoroughly explored and it can be clearly established that this is the most 586 587 acceptable plan for providing permanent placement for the child. The maintenance subsidy may not be used as a substitute for 588 589 adoptive parent recruitment or as an inducement to adopt a child 590 who might be placed without providing a subsidy. However, it 591 shall be the policy of the department that no child be denied 592 adoption if providing a maintenance subsidy would make adoption possible. The best interest of the child shall be the deciding 593 594 factor in every case. This section does not prohibit foster 595 parents from applying to adopt a child placed in their care. 596 Foster parents or relative caregivers must be asked if they 597 would adopt without a maintenance subsidy. 598 (c) (b) The department shall provide adoption assistance to 599 the adoptive parents, subject to specific appropriation, in the 600 amount of \$5,000 annually, paid on a monthly basis, for the 601 support and maintenance of a child until the 18th birthday of such child or in an amount other than \$5,000 annually as 602 determined by the adoptive parents and the department and 603 memorialized in a written agreement between the adoptive parents 604 946847 Approved For Filing: 3/5/2018 7:30:53 PM

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605 and the department. The agreement shall take into consideration 606 the circumstances of the adoptive parents and the needs of the 607 child being adopted. The amount of subsidy may be adjusted based 608 upon changes in the needs of the child or circumstances of the 609 adoptive parents. Changes shall not be made without the 610 concurrence of the adoptive parents. However, in no case shall 611 the amount of the monthly payment exceed the foster care 612 maintenance payment that would have been paid during the same period if the child had been in a foster family home. 613

614 (d) Effective January 1, 2019, adoption assistance
615 payments may be made for a child whose adoptive parent entered
616 into an initial adoption assistance agreement after the child
617 reached 16 years of age but before the child reached 18 years of
618 age. Such payments may be made until the child reaches age 21 if
619 the child is:

620 <u>1. Completing secondary education or a program leading to</u> 621 <u>an equivalent credential;</u>

622 <u>2. Enrolled in an institution that provides postsecondary</u> 623 <u>or vocational education;</u>

624 <u>3. Participating in a program or activity designed to</u> 625 promote or eliminate barriers to employment;

626

4. Employed for at least 80 hours per month; or

627 <u>5. Unable to participate in programs or activities listed</u>
 628 <u>in subparagraphs 1.-4. full time due to a physical</u>,

# 629 <u>intellectual, emotional, or psychiatric condition that limits</u> 946847

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630 participation. Any such barrier to participation must be
631 supported by documentation in the child's case file or school or
632 medical records of a physical, intellectual, emotional, or
633 psychiatric condition that impairs the child's ability to
634 perform one or more life activities.

(e) A child or young adult receiving benefits through the
 adoption assistance program is not eligible to simultaneously
 receive relative caregiver benefits under s. 39.5085 or
 postsecondary education services and support under s. 409.1451.

639 (f) (f) (c) The department may provide adoption assistance to 640 the adoptive parents, subject to specific appropriation, for 641 medical assistance initiated after the adoption of the child for 642 medical, surgical, hospital, and related services needed as a result of a physical or mental condition of the child which 643 644 existed before the adoption and is not covered by Medicaid, 645 Children's Medical Services, or Children's Mental Health 646 Services. Such assistance may be initiated at any time but shall 647 terminate on or before the child's 18th birthday.

648

(5) ELIGIBILITY FOR SERVICES.-

(a) As a condition of <u>receiving</u> providing adoption
assistance under this section, the adoptive parents must <u>have an</u>
<u>approved adoption home study before the adoption is finalized</u>
<u>and must</u> enter into an adoption-assistance agreement with the
department <u>before the adoption is finalized</u> which specifies the
financial assistance and other services to be provided.

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(b) A child who is handicapped at the time of adoption
shall be eligible for services through the Children's Medical
Services network established under part I of chapter 391 if the
child was eligible for such services prior to the adoption.

659 Section 15. Paragraph (b) of subsection (2) of section 660 409.1676, Florida Statutes, is amended to read:

661 409.1676 Comprehensive residential group care services to 662 children who have extraordinary needs.—

663

(2) As used in this section, the term:

"Residential group care" means a living environment 664 (b) 665 for children who have been adjudicated dependent and are 666 expected to be in foster care for at least 6 months with 24-667 hour-awake staff or live-in group home parents or staff. Each 668 facility must be appropriately licensed in this state as a 669 residential child caring agency as defined in s. 409.175(2)(1) 670 s. 409.175(2)(j) and must be accredited by July 1, 2005. A 671 residential group care facility serving children having a serious behavioral problem as defined in this section must have 672 673 available staff or contract personnel with the clinical 674 expertise, credentials, and training to provide services 675 identified in subsection (4).

576 Section 16. Subsections (2) and (5), paragraph (k) of 577 subsection (6), paragraph (b) of subsection (9), paragraphs (a) 578 and (b) of subsection (10), paragraph (a) of subsection (11),

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679 paragraph (b) of subsection (12), and subsection (14) of section680 409.175, Florida Statutes, are amended to read:

681 409.175 Licensure of family foster homes, residential
682 child-caring agencies, and child-placing agencies; public
683 records exemption.-

684

(2) As used in this section, the term:

(a) "Agency" means a residential child-caring agency or achild-placing agency.

(b) "Boarding school" means a school that is registered
with the Department of Education as a school that provides a
residential service for students and that is either:

690 1. Accredited for academic programs by the Florida Council 691 of Independent Schools, the Southern Association of Colleges and Schools, an accrediting association that is a member of the 692 693 National Council for Private School Accreditation, or an 694 accrediting association that is a member of the Florida 695 Association of Academic Nonpublic Schools, and that is 696 accredited for residential programs by the Council on 697 Accreditation, the Commission on Accreditation of Rehabilitation 698 Facilities, or the Coalition for Residential Education; or

699 2. Accredited by one of the organizations specified in
700 subparagraph 1. as a boarding school that includes both an
701 academic and residential component in its accreditation.

(c) "Child" means any unmarried person under the age of 18years.

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(d) "Child-placing agency" means any person, corporation, or agency, public or private, other than the parent or legal guardian of the child or an intermediary acting pursuant to chapter 63, that receives a child for placement and places or arranges for the placement of a child in a family foster home, residential child-caring agency, or adoptive home.

"Family foster home" means a private residence in 710 (e) which children who are unattended by a parent or legal guardian 711 are provided 24-hour care. The term does not include an adoptive 712 home that has been approved by the department or approved by a 713 714 licensed child-placing agency for children placed for adoption. 715 Such homes include emergency shelter family homes and 716 specialized foster homes for children with special needs. A 717 person who cares for a child of a friend for a period not to 718 exceed 90 days, a relative who cares for a child and does not 719 receive reimbursement for such care from the state or federal government, or an adoptive home which has been approved by the 720 department or by a licensed child-placing agency for children 721 722 placed for adoption is not considered a family foster home.

(f) "License" means "license" as defined in s. 120.52(10).
A license under this section is issued to a family foster home
or other facility and is not a professional license of any
individual. Receipt of a license under this section shall not
create a property right in the recipient. A license under this
act is a public trust and a privilege, and is not an

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729 entitlement. This privilege must guide the finder of fact or 730 trier of law at any administrative proceeding or court action 731 initiated by the department.

732 "Licensing home study" means a documented assessment, (g) 733 as defined by department rule, to determine the safety and 734 appropriateness of any 24-hour living arrangement for a child 735 who is unattended by a parent or legal guardian. A primary 736 caregiver issued a license for a specific child may apply for a 737 waiver of the non-safety-related and non-health-related elements 738 of a licensing home study under the Guardianship Assistance 739 Program established in s. 39.6225.

740 (h) (g) "Operator" means any onsite person ultimately 741 responsible for the overall operation of a child-placing agency, 742 family foster home, or residential child-caring agency, whether 743 or not she or he is the owner or administrator of such an agency 744 or home.

745 <u>(i) (h)</u> "Owner" means the person who is licensed to operate 746 the child-placing agency, family foster home, or residential 747 child-caring agency.

748 <u>(j)(i)</u> "Personnel" means all owners, operators, employees, 749 and volunteers working in a child-placing agency, family foster 750 home, or residential child-caring agency who may be employed by 751 or do volunteer work for a person, corporation, or agency that 752 holds a license as a child-placing agency or a residential 753 child-caring agency, but the term does not include those who do 946847

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754 not work on the premises where child care is furnished and have 755 no direct contact with a child or have no contact with a child 756 outside of the presence of the child's parent or guardian. For 757 purposes of screening, the term includes any member, over the 758 age of 12 years, of the family of the owner or operator or any 759 person other than a client, over the age of 12 years, residing 760 with the owner or operator if the agency or family foster home 761 is located in or adjacent to the home of the owner or operator or if the family member of, or person residing with, the owner 762 763 or operator has any direct contact with the children. Members of 764 the family of the owner or operator, or persons residing with 765 the owner or operator, who are between the ages of 12 years and 766 18 years are not required to be fingerprinted, but must be 767 screened for delinquency records. For purposes of screening, the 768 term also includes owners, operators, employees, and volunteers 769 working in summer day camps, or summer 24-hour camps providing 770 care for children. A volunteer who assists on an intermittent basis for less than 10 hours per month shall not be included in 771 772 the term "personnel" for the purposes of screening if a person 773 who meets the screening requirement of this section is always 774 present and has the volunteer in his or her line of sight.

(k) "Placement screening" means the act of assessing the background of household members in the family foster home and includes, but is not limited to, criminal history records checks as provided in s. 39.0138 using the standards for screening set

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forth in that section. The term "household member" means a member of the family or a person, other than the child being placed, over the age of 12 years who resides with the owner who operates the family foster home if such family member or person has any direct contact with the child. Household members who are between the ages of 12 and 18 years are not required to be fingerprinted but must be screened for delinquency records.

786 (1) (j) "Residential child-caring agency" means any person, 787 corporation, or agency, public or private, other than the child's parent or legal quardian, that provides staffed 24-hour 788 789 care for children in facilities maintained for that purpose, 790 regardless of whether operated for profit or whether a fee is 791 charged. Such residential child-caring agencies include, but are 792 not limited to, maternity homes, runaway shelters, group homes 793 that are administered by an agency, emergency shelters that are 794 not in private residences, and wilderness camps. Residential 795 child-caring agencies do not include hospitals, boarding schools, summer or recreation camps, nursing homes, or 796 797 facilities operated by a governmental agency for the training, 798 treatment, or secure care of delinquent youth, or facilities 799 licensed under s. 393.067 or s. 394.875 or chapter 397.

800 (m) (k) "Screening" means the act of assessing the 801 background of personnel and includes, but is not limited to, 802 employment history checks as provided in chapter 435, using the 803 level 2 standards for screening set forth in that chapter. 946847

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804 (n) (1) "Summer day camp" means recreational, educational, 805 and other enrichment programs operated during summer vacations 806 for children who are 5 years of age on or before September 1 and 807 older. 808 (o) (m) "Summer 24-hour camp" means recreational, 809 educational, and other enrichment programs operated on a 24-hour basis during summer vacation for children who are 5 years of age 810

on or before September 1 and older, that are not exclusively 811 812 educational.

813 (5) (a) The department shall adopt and amend licensing 814 rules for the levels of licensed care associated with the licensure of family foster homes, residential child-caring 815 816 agencies, and child-placing agencies. The rules may include criteria to approve waivers to licensing requirements when 817 818 applying for a child-specific license.

819 (a) Family foster homes shall be classified by levels of 820 licensure, as follows: 821

1. Level I.-

822 a. Type of licensure.-Child-specific foster home.

823 b. Licensure requirements.-The caregiver must meet all

824 level II requirements pursuant to this section. However,

825 requirements not directly related to safety may be waived.

2. Level II.-

827

826

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a. Type of licensure.-Non-child-specific foster home.

b. Licensure requirements.-The caregiver must meet all

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829	licensing requirements pursuant to paragraph (b).
830	3. Level III
831	a. Type of licensure.—Safe foster home for victims of
832	human trafficking.
833	b. Licensure requirementsThe caregiver must meet all
834	licensing requirements pursuant to paragraph (b) and all
835	certification requirements pursuant to s. 409.1678.
836	4. Level IV
837	a. Type of licensureTherapeutic foster home.
838	b. Licensure requirementsThe caregiver must meet all
839	licensing requirements pursuant to paragraph (b) and all
840	certification requirements established in rule by the Agency for
841	Health Care Administration.
842	5. Level V
843	a. Type of licensureMedical foster home.
843 844	a. Type of licensureMedical foster home. b. Licensure requirementsThe caregiver must meet all
844	b. Licensure requirementsThe caregiver must meet all
844 845	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all
844 845 846	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for
844 845 846 847	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for <u>Health Care Administration.</u> The department may also adopt rules
844 845 846 847 848	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for <u>Health Care Administration.</u> The department may also adopt rules relating to the screening requirements for summer day camps and
844 845 846 847 848 849	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for Health Care Administration. The department may also adopt rules relating to the screening requirements for summer day camps and summer 24-hour camps.
844 845 846 847 848 849 850	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for Health Care Administration. The department may also adopt rules relating to the screening requirements for summer day camps and summer 24-hour camps. (b) The requirements for licensure and operation of family
844 845 846 847 848 849 850 851	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for Health Care Administration. The department may also adopt rules relating to the screening requirements for summer day camps and summer 24-hour camps. (b) The requirements for licensure and operation of family foster homes, residential child-caring agencies, and child-
844 845 846 847 848 849 850 851 852 853	b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for <u>Health Care Administration</u> . The department may also adopt rules relating to the screening requirements for summer day camps and summer 24-hour camps. (b) The requirements for licensure and operation of family foster homes, residential child-caring agencies, and child- placing agencies shall include:
844 845 846 847 848 849 850 851 852 853	<ul> <li>b. Licensure requirements.—The caregiver must meet all licensing requirements pursuant to paragraph (b) and all certification requirements established in rule by the Agency for Health Care Administration. The department may also adopt rules relating to the screening requirements for summer day camps and summer 24-hour camps.</li> <li>(b) The requirements for licensure and operation of family foster homes, residential child-caring agencies, and child- placing agencies shall include:</li> <li>1. The operation, conduct, and maintenance of these homes</li> </ul>

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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 of the children served.

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

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

868 5. The good moral character based upon screening,869 education, training, and experience requirements for personnel.

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

873 7. The provision of preservice and inservice training for874 all foster parents and agency staff.

875 8. Satisfactory evidence of financial ability to provide876 care for the children in compliance with licensing requirements.

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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.

880 10. The provision for parental involvement to encourage 881 preservation and strengthening of a child's relationship with 882 the family.

883

11. The transportation safety of children served.

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

886 13. Provisions to safeguard the legal rights of children887 served.

888 <u>(c)(b)</u> The requirements for the licensure and operation of 889 a child-placing agency shall also include compliance with the 890 requirements of ss. 63.0422 and 790.335.

891 <u>(d) (c)</u> The department shall randomly drug test a licensed 892 foster parent if there is a reasonable suspicion that he or she 893 is using illegal drugs. The cost of testing shall be paid by the 894 foster parent but shall be reimbursed by the department if the 895 test is negative. The department may adopt rules necessary to 896 administer this paragraph.

897 <u>(e) (d)</u> In <u>adopting promulgating</u> licensing rules pursuant 898 to this section, the department may make distinctions among 899 types of care; numbers of children served; and the physical, 900 mental, emotional, and educational needs of the children to be 901 served by a home or agency.

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902 (f) (e) The department may shall not adopt rules which 903 interfere with the free exercise of religion or which regulate 904 religious instruction or teachings in any child-caring or childplacing home or agency. This section may not; however, nothing 905 906 herein shall be construed to allow religious instruction or 907 teachings that are inconsistent with the health, safety, or well-being of any child; with public morality; or with the 908 religious freedom of children, parents, or legal guardians who 909 place their children in such homes or agencies. 910

911 (g)(f) The department's rules shall include adoption of a 912 form to be used by child-placing agencies during an adoption 913 home study that requires all prospective adoptive applicants to 914 acknowledge in writing the receipt of a document containing 915 solely and exclusively the language provided for in s. 790.174 916 verbatim.

917 (6)

918 (k) The department may not license summer day camps or 919 summer 24-hour camps. However, the department shall have access 920 to the personnel records of such facilities to ensure compliance 921 with the screening requirements. <u>The department may adopt rules</u> 922 <u>relating to the screening requirements for summer day camps and</u> 923 summer 24-hour camps.

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925 Any of the following actions by a home or agency or (b) 926 its personnel is a ground for denial, suspension, or revocation 927 of a license: 928 1. An intentional or negligent act materially affecting 929 the health or safety of children in the home or agency. 930 2. A violation of the provisions of this section or of 931 licensing rules promulgated pursuant to this section. Noncompliance with the requirements for good moral 932 3. character as specified in paragraph (5) (b)  $\frac{(5)(a)}{(a)}$ . 933 934 Failure to dismiss personnel found in noncompliance 4. 935 with requirements for good moral character. 936 5. Failure to comply with the requirements of ss. 63.0422 937 and 790.335. (10) (a) The department may institute injunctive 938 939 proceedings in a court of competent jurisdiction to: 940 Enforce the provisions of this section or any license 1. 941 requirement, rule, or order issued or entered into pursuant 942 thereto; or 943 2. Terminate the operation of an agency in which any of 944 the following conditions exist: 945 The licensee has failed to take preventive or a. 946 corrective measures in accordance with any order of the department to maintain conformity with licensing requirements. 947 There is a violation of any of the provisions of this 948 b. section, or of any licensing requirement promulgated pursuant to 949 946847 Approved For Filing: 3/5/2018 7:30:53 PM

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950 this section, which violation threatens harm to any child or 951 which constitutes an emergency requiring immediate action.

3. Terminate the operation of a summer day camp or summer 24-hour camp providing care for children when such camp has willfully and knowingly refused to comply with the screening requirements for personnel or has refused to terminate the employment of personnel found to be in noncompliance with the requirements for good moral character as determined in paragraph (5)(b) = (5)(a).

959 If the department finds, within 30 days after written (b) 960 notification by registered mail of the requirement for 961 licensure, that a person or agency continues to care for or to 962 place children without a license or, within 30 days after written notification by registered mail of the requirement for 963 964 screening of personnel and compliance with paragraph (5)(b) 965 (5) (a) for the hiring and continued employment of personnel, 966 that a summer day camp or summer 24-hour camp continues to 967 provide care for children without complying, the department 968 shall notify the appropriate state attorney of the violation of law and, if necessary, shall institute a civil suit to enjoin 969 970 the person or agency from continuing the placement or care of 971 children or to enjoin the summer day camp or summer 24-hour camp from continuing the care of children. 972

973 (11)(a) The department is authorized to seek compliance 974 with the licensing requirements of this section to the fullest 946847

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975 extent possible by reliance on administrative sanctions and 976 civil actions <u>and may provide an exception of those standards</u> 977 <u>for which a waiver has been granted pursuant to this section</u>. 978 (12)

979 (b) It is unlawful for any person, agency, summer day980 camp, or summer 24-hour camp providing care for children to:

981 1. Willfully or intentionally fail to comply with the 982 requirements for the screening of personnel or the dismissal of 983 personnel found not to be in compliance with the requirements 984 for good moral character as specified in paragraph (5) (b) 985 (5) (a).

986 2. Use information from the criminal records obtained 987 under this section for any purpose other than screening a person 988 for employment as specified in this section or to release such 989 information to any other person for any purpose other than 990 screening for employment as specified in this section.

991 (14)(a) In order to provide improved services to children, 992 the department shall provide or cause to be provided preservice 993 training for prospective foster parents and emergency shelter 994 parents and inservice training for foster parents and emergency 995 shelter parents who are licensed and supervised by the 996 department.

997 (b) As a condition of licensure, foster parents and 998 emergency shelter parents shall successfully complete a minimum 999 of 21 hours of preservice training. The preservice training 946847

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1000 shall be uniform statewide and shall include, but not be limited 1001 to, such areas as: 1002 1. Orientation regarding agency purpose, objectives, 1003 resources, policies, and services; 1004 2. Role of the foster parent and the emergency shelter 1005 parent as a treatment team member; Transition of a child into and out of foster care and 1006 3. 1007 emergency shelter care, including issues of separation, loss, 1008 and attachment; 1009 4. Management of difficult child behavior that can be 1010 intensified by placement, by prior abuse or neglect, and by 1011 prior placement disruptions; Prevention of placement disruptions; 1012 5. 1013 6. Care of children at various developmental levels, 1014 including appropriate discipline; and 7. Effects of foster parenting on the family of the foster 1015 1016 parent and the emergency shelter parent. 1017 In consultation with foster parents, each region (C) 1018 district or lead agency shall develop a plan for making the 1019 completion of the required training as convenient as possible 1020 for potential foster parents and emergency-shelter parents. The 1021 plan should include, without limitation, such strategies as providing training in nontraditional locations and at 1022 nontraditional times. The plan must be revised at least annually 1023 946847

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1024 and must be included in the information provided to each person 1025 applying to become a foster parent or emergency-shelter parent. 1026 (d) Prior to licensure renewal, each level II through 1027 level V foster parent and emergency shelter parent shall 1028 successfully complete 8 hours of inservice training. Each level 1029 I foster parent shall successfully complete 4 hours of inservice 1030 training. Periodic time-limited training courses shall be made 1031 available for selective use by foster parents and emergency 1032 shelter parents. Such inservice training shall include subjects 1033 affecting the daily living experiences of foster parenting as a 1034 foster parent or as an emergency shelter parent, whichever is 1035 appropriate. For a foster parent or emergency shelter parent 1036 participating in the required inservice training, the department 1037 shall reimburse such parent for travel expenditures and, if both 1038 parents in a home are attending training or if the absence of 1039 the parent would leave the children without departmentally 1040 approved adult supervision, either the department shall make provision for child care or shall reimburse the foster or 1041 1042 emergency shelter parents for child care purchased by the 1043 parents for children in their care. 1044 Section 17. Subsection (5) of section 960.065, Florida 1045 Statutes, is amended to read: 960.065 Eligibility for awards.-1046 A person is not ineligible for an award pursuant to 1047 (5) 1048 paragraph (2) (a), paragraph (2) (b), or paragraph (2) (c) if that 946847 Approved For Filing: 3/5/2018 7:30:53 PM

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1049	person is a victim of sexual exploitation of a child as defined
1050	in <u>s. 39.01(77)(g)</u> <del>s. 39.01(71)(g)</del> .
1051	
1052	
1053	TITLE AMENDMENT
1054	Remove lines 22-36 and insert:
1055	amending s. 39.521, F.S.; authorizing the court to
1056	make certain determinations regarding placement of a
1057	child with a guardian; conforming a cross-reference;
1058	amending s. 39.6012, F.S.; revising the types of
1059	records that must be attached to a case plan and
1060	updated throughout the judicial review process;
1061	amending s. 39.01, F.S.; revising and providing
1062	definitions; amending s. 39.5085, F.S.; authorizing
1063	the department to recover financial assistance
1064	provided to nonrelative caregivers under certain
1065	circumstances; terminating the Relative Caregiver
1066	Program on a specified date; providing for continuance
1067	of benefits to current participants; allowing certain
1068	individuals to apply for and receive benefits under
1069	the Relative Caregiver Program until July 1, 2021;
1070	amending s. 39.6221, F.S.; providing an additional
1071	condition for court placement of a child in permanent
1072	guardianship; creating s. 39.6225, F.S.; requiring the
1073	department to establish and operate a Guardianship
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1074 Assistance Program to provide guardianship assistance 1075 payments to certain guardians beginning on a specified 1076 date; providing definitions; providing eligibility 1077 requirements; authorizing guardians to receive such 1078 payments for certain siblings; requiring the 1079 department to annually redetermine eligibility; 1080 providing conditions for termination of benefits; 1081 requiring the department to provide guardianship 1082 nonrecurring payments for certain expenses; 1083 authorizing the use of certain state and federal funds 1084 to operate the program; providing that children 1085 receiving assistance under the program are eligible for Medicaid coverage until they reach a certain age; 1086 1087 requiring case plans to include certain information; 1088 requiring the department to adopt rules; requiring the 1089 Florida Institute for Child Welfare conduct a program 1090 evaluation and submit a report of its findings to the 1091 Governor and Legislature; amending s. 39.6251, F.S.; 1092 requiring the case manager for a young adult in foster 1093 care to consult the young adult when updating case or 1094 the transition plans and arrangements; deleting a 1095 provision authorizing case management reviews to be 1096 conducted by telephone under certain circumstances; 1097 amending s. 409.145, F.S.; revising rates for room and board reimbursement of certain family foster homes; 1098

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1099 revising provisions relating to supplemental payments by community-based care lead agencies; amending s. 1100 1101 409.166, F.S.; providing definitions; providing 1102 conditions for the department to provide adoption 1103 assistance payments to adoptive parents of certain 1104 children; providing that children and young adults 1105 receiving benefits through the adoption assistance 1106 program are ineligible for specified other benefits and services; providing additional conditions for 1107 eligibility for adoption assistance; amending s. 1108 1109 409.175, F.S.; revising and providing definitions; 1110 requiring a guardian to apply for a license with the department to be eligible for the program; classifying 1111 1112 family foster homes by licensure type; exempting 1113 certain household members from specified fingerprinting requirements; authorizing the 1114 1115 department to adopt rules relating to certain summer 1116 camps; deleting references to preservice training 1117 requirements for emergency shelter parents; providing inservice training requirements for certain foster 1118 1119 parents; amending ss. 39.302, 394.495, 409.1676, and 1120 960.065, F.S.; conforming cross-references; amending s. 39.604, F.S.; revising enrollment and attendance 1121 requirements for children under protective supervision 1122 1123 or out-of-home care enrolled in an early education or 946847

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1124 child care program; providing requirements and procedures for maintaining the educational stability 1125 1126 of a child during the child's placement in out-of-home 1127 care or subsequent changes in out-of-home placement; requiring that a child's transition from an early 1128 1129 education or child care program be pursuant to a plan 1130 that meets certain requirements; providing an 1131 effective date.

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