1 A bill to be entitled 2 An act relating to coordinated systems of care for 3 children; amending s. 397.96, F.S.; defining the term 4 "care coordination"; providing requirements for care 5 coordinators; conforming provisions to changes made by 6 the act; creating s. 1006.05, F.S.; requiring certain 7 school districts to adhere to a specified mental 8 health and treatment support system for certain 9 children, to address certain recommendations, and meet specified performance outcomes; requiring certain 10 11 school districts to have a care coordinator provided 12 by a managing entity placed in such districts for 13 certain purposes; requiring each school district to report annually to the Department of Education on 14 certain outcomes and funding; providing an effective 15 16 date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 397.96, Florida Statutes, is amended to read:

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397.96 <u>Care coordination</u> Case management for complex substance abuse cases.—

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(1) Contingent upon specific appropriations, it is the intent of the Legislature to provide for a more intensive level

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CODING: Words stricken are deletions; words underlined are additions.

of <u>care coordination</u> case management for complex cases involving children who need substance abuse services. Such services shall be directed toward children receiving services from several agencies or programs to address the complex problems created by substance abuse, dependency, or addiction.

- (2) The department shall determine when a child receiving children's substance abuse services under this part shall have a <u>care coordinator case manager</u>.
- (3) For the purposes of this section, "care coordination"

 has the same meaning as in s. 394.4573(1). "case management"

 means those activities aimed at:
 - (a) Implementing a treatment plan;
 - (b) Advocacy;

- (c) Linking services providers to a child and family;
- (d) Monitoring services delivery; and
- (c) Collecting information to determine the effect of services and treatment.
- (4) The <u>care coordinator</u> <u>case manager</u> shall periodically review services utilization to ascertain compliance with plans approved by the planning team.
- (5) In the attempt to minimize duplication, it is the intent of the Legislature that a child have no more than one care coordinator case manager.
- Section 2. Section 1006.05, Florida Statutes, is created to read:

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CODING: Words stricken are deletions; words underlined are additions.

1006.05 Mental health coordinated system of care.
(1) Pursuant to s. 394.491 and to further promote the
effective implementation of a coordinated system of care
pursuant to ss. 394.4573 and 394.495, each school district that
provides mental health assessment, diagnosis, intervention,
treatment, and recovery services to students diagnosed with one
or more mental health or any co-occurring substance use disorder
and students at high risk of such diagnoses shall be guided by
and adhere to the guiding principles of the mental health
treatment and support system as provided under s. 394.491.
(2)(a) School districts shall contract with managing
entities to provide care coordination as defined in s.
394.4573(1) for students with complex behavioral health needs
who continue to experience adverse outcomes due to unmet needs
or an inability to engage.
(b) A care coordinator provided by the managing entity
shall be placed in each school district implementing a
coordinated system of care under subsection (1) to ensure
students are receiving necessary services and that appropriate
funds are being used to support the cost of treatment, including
Medicaid or other governmental or private health care or health
insurance programs, before accessing school-based mental health
treatment and support system funding to purchase community-based
services.
(a) Sahool districts shall address recommendations from

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the care coordinator provided by the managing entity when a	
student is identified as having experienced an involuntary	
admission to an acute psychiatric care facility upon the retur	n
of the student to the school setting.	

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- (3) (a) Pursuant to s. 394.494, each school district shall meet the general performance outcomes for the child and adolescent mental health treatment and support system.
- (b) Each school district shall report annually to the department on the general performance outcomes for the child and adolescent mental health treatment and support system and how the support system funding is allocated and spent.
 - Section 3. This act shall take effect July 1, 2024.