Florida House of Representatives - 1999

CS/HB 1831

By the Committee on Governmental Operations and Representative Feeney

1	A bill to be entitled
2	An act relating to statewide drug control;
3	providing definitions; providing legislative
4	intent and findings with respect to the need to
5	address the problem of substance abuse in this
6	state and the development of a state
7	drug-control strategy; creating the Office of
8	Drug Control within the Executive Office of the
9	Governor; providing for the office to be headed
10	by a director appointed by the Governor,
11	subject to Senate confirmation; providing
12	purpose and duties of the Office of Drug
13	Control; requiring the director of the Office
14	of Drug Control to report annually to the
15	Governor and Legislature; creating the
16	Statewide Drug Policy Advisory Council within
17	the Executive Office of the Governor; providing
18	for membership of the advisory council;
19	providing for terms of office; providing for
20	payment of per diem and travel expenses;
21	providing duties of the advisory council;
22	requiring that the advisory council make
23	recommendations to the Governor and Legislature
24	for developing and implementing a state
25	drug-control strategy; requiring that the
26	advisory council make recommendations for
27	funding programs and services; providing other
28	duties of the advisory council; authorizing the
29	chairperson of the advisory council to appoint
30	workgroups; requiring an annual report;
31	amending s. 397.821, F.S., relating to juvenile
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1 substance abuse impairment prevention and early 2 intervention councils; conforming provisions to 3 changes made by the act; repealing ss. 397.801(1), 397.811(2), F.S., relating to the 4 5 Statewide Coordinator for Substance Abuse Impairment Prevention and Treatment; providing б 7 an appropriation; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 11 Section 1. Definitions; legislative intent.--12 (1) As used in this act, the term: 13 (a) "Substance abuse" means the use of any substance 14 if such use is unlawful or when such use is detrimental to the 15 user or to others, but is not unlawful. 16 (b) "Substance-abuse programs and services" or "drug control" applies generally to the broad continuum of 17 prevention, intervention, and treatment initiatives and 18 19 efforts to limit substance abuse and also includes initiatives 20 and efforts by law enforcement agencies to limit substance 21 abuse. 22 (2) It is the intent of the Legislature to establish and institutionalize a rational process for long-range 23 24 planning, information gathering, strategic decisionmaking, and 25 funding for the purpose of limiting substance abuse. The 26 Legislature finds that the creation of a state Office of Drug 27 Control and a Statewide Drug Policy Advisory Council affords 28 the best means of establishing and institutionalizing such a 29 process. 30 (3) The Legislature finds that any rational and cost-effective governmental effort to address substance abuse 31 2

must involve a comprehensive, integrated, and 1 2 multidisciplinary approach to the problem of substance abuse. (4) The Legislature further finds that because state 3 4 resources must be available to address an array of state 5 needs, including the funding of drug-control efforts, it is б critical that: 7 (a) A state drug-control strategy be developed and 8 implemented; 9 (b) Decisions regarding the funding of substance abuse programs and services be based on the state drug-control 10 strategy; 11 12 (c) The state drug-control strategy be supported by 13 the latest empirical research and data; 14 (d) The state drug-control strategy require 15 performance-based measurement and accountability; 16 (e) The state drug-control strategy require short-term 17 and long-term objectives; (f) The development and implementation of the state 18 19 drug-control strategy afford a broad spectrum of the public 20 and private sectors an opportunity to comment and make recommendations; and 21 22 (g) Because the nature and scope of the 23 substance-abuse problem transcends jurisdictional boundaries 24 of any single government agency, the state drug-control strategy be a comprehensive, integrated, and multidisciplinary 25 26 response to the problem of substance abuse. 27 Section 2. Office of Drug Control .--28 (1) The Office of Drug Control is created within the 29 Executive Office of the Governor. The Governor shall appoint a director of the Office of Drug Control, who shall be subject 30 31 to confirmation by the Senate. 3

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1	(2) The purpose of the Office of Drug Control is to
2	work in collaboration with the Office of Planning and
3	Budgeting to:
4	(a) Coordinate drug-control efforts and enlist the
5	assistance of the public and private sectors in those efforts,
б	including, but not limited to, federal, state, and local
7	agencies.
8	(b) Provide information to the public about the
9	problem of substance abuse and the substance-abuse programs
10	and services that are available.
11	(c) Act as the Governor's liaison with state agencies,
12	other state governments, the federal Office of National Drug
13	Control Policy, federal agencies, and with the public and
14	private sectors on matters that relate to substance abuse.
15	(d) Work to secure funding and other support for the
16	state's drug-control efforts, including, but not limited to,
17	establishing cooperative relationships among state and private
18	agencies.
19	(e) Develop a strategic program and funding initiative
20	that links the separate jurisdictional activities of state
21	agencies with respect to drug control. The office may
22	designate lead and contributing agencies to develop such
23	initiatives.
24	(f) Advise the Governor and the Legislature on
25	substance-abuse trends in this state, the status of current
26	substance-abuse programs and services, the funding of those
27	programs and services, and the status of the Office of Drug
28	Control in developing and implementing the state drug-control
29	strategy.
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1 (g) Make recommendations to the Governor on measures 2 that the director considers advisable for the effective 3 implementation of the state drug-control strategy. 4 (3) On or before December 1 of each year, the director 5 of the Office of Drug Control shall report to the Governor and 6 the Legislature on the information and recommendations 7 required under paragraphs (2)(f) and (g). 8 Section 3. Statewide Drug Policy Advisory Council .--9 (1)(a) The Statewide Drug Policy Advisory Council is created within the Executive Office of the Governor. The 10 director of the Office of Drug Control shall be a nonvoting, 11 12 ex officio member of the advisory council and shall act as 13 chairperson. The director of the Office of Planning and Budgeting shall be a nonvoting, ex officio member of the 14 advisory council. The Office of Drug Control and the Office of 15 16 Planning and Budgeting shall provide staff support for the 17 advisory council. (b) The following state officials shall be appointed 18 to serve on the advisory council: 19 20 1. The Attorney General, or his or her designee. 2. The executive director of the Department of Law 21 22 Enforcement, or his or her designee. 3. The Secretary of Children and Family Services, or 23 his or her designee. 24 The Secretary of Health, or his or her designee. 25 4. 26 The Secretary of Corrections, or his or her 5. 27 designee. 28 6. The Secretary of Juvenile Justice, or his or her 29 designee. 30 7. The Commissioner of Education, or his or her designee. 31

1	8. The executive director of the Department of Highway
2	Safety and Motor Vehicles, or his or her designee.
3	9. The Adjutant General of the state as the Chief of
4	the Department of Military Affairs, or his or her designee.
5	(c) In addition, the Governor shall appoint 11 members
6	of the public to serve on the advisory council. Of the 11
7	appointed members, one member must have professional or
8	occupational expertise in drug enforcement, one member must
9	have professional or occupational expertise in substance-abuse
10	prevention, and one member must have professional or
11	occupational expertise in substance-abuse treatment. The
12	remainder of the members appointed should have professional or
13	occupational expertise in, or be generally knowledgeable
14	about, issues that relate to drug enforcement and
15	substance-abuse programs and services. The members appointed
16	by the Governor must, to the extent possible, equitably
17	represent all geographic areas of the state.
18	(d) The President of the Senate shall appoint a member
19	of the Senate to the advisory council and the Speaker of the
20	House of Representatives shall appoint a member of the House
21	of Representatives to the advisory council.
22	(e) The Chief Justice of the Supreme Court shall
23	appoint a member of the judiciary to the advisory council.
24	(f) Members appointed by the Governor, the President
25	of the Senate, the Speaker of the House of Representatives,
26	and the Chief Justice shall be appointed to terms of 4 years
27	each. However, for the purpose of providing staggered terms,
28	of the Governor's initial appointments, five members shall be
29	appointed to 2-year terms and six members shall be appointed
30	to 4-year terms.
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1	(2)(a) Any vacancy on the advisory council shall be
2	filled in the same manner as the original appointment, and any
3	member appointed to fill a vacancy occurring because of death,
4	resignation, or ineligibility for membership shall serve only
5	for the unexpired term of the member's predecessor. A member
6	is eligible for reappointment.
7	(b) Members of the advisory council and members of
8	workgroups appointed under subsection (4) shall serve without
9	compensation, but are entitled to reimbursement for per diem
10	and travel expenses as provided in section 112.061, Florida
11	Statutes.
12	(c) The advisory council shall meet at least quarterly
13	or upon the call of the chairperson.
14	(3) The advisory council shall:
15	(a) Conduct a comprehensive analysis of the problem of
16	substance abuse in this state and make recommendations to the
17	Governor and Legislature for developing and implementing a
18	state drug-control strategy. The advisory council shall
19	determine the most effective means of establishing clear and
20	meaningful lines of communication between the advisory council
21	and the public and private sectors in order to ensure that the
22	process of developing and implementing the state drug-control
23	strategy has afforded a broad spectrum of the public and
24	private sectors an opportunity to comment and make
25	recommendations.
26	(b) Review and make recommendations to the Governor
27	and Legislature on funding substance-abuse programs and
28	services, consistent with the state drug-control strategy, as
29	developed. The council may recommend the creation of a
30	separate appropriations category for funding services
31	delivered or procured by state agencies and may recommend the
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use of performance-based contracting as provided in section 1 2 414.065, Florida Statutes. (c) Review various substance-abuse programs and 3 4 recommend, where needed, measures that are sufficient to 5 determine program outcomes. The council shall review different б methodologies for evaluating programs and determine whether 7 programs within different agencies have common outcomes. The 8 methodologies shall be consistent with those established under 9 section 216.0166, Florida Statutes. 10 (d) Review the drug-control strategies and programs 11 of, and efforts by, other states and the Federal Government 12 and compile the relevant research. 13 (e) Recommend to the Governor and Legislature applied 14 research projects that would use research capabilities within 15 the state, including, but not limited to, the resources of the 16 State University System, for the purpose of achieving improved 17 outcomes and making better-informed strategic budgetary 18 decisions. 19 (f) Recommend to the Governor and Legislature changes 20 in law which would remove barriers to or enhance the 21 implementation of the state drug-control strategy. 22 (g) Make recommendations to the Governor and the 23 Legislature on the need for public information campaigns to be 24 conducted in the state to limit substance abuse. (h) Ensure that there is a coordinated, integrated, 25 26 and multidisciplinary response to the substance-abuse problem 27 in this state, with special attention given to creating 28 partnerships within and between the public and private sectors, and to the coordinated, supported, and integrated 29 delivery of multiple-system services for substance abusers, 30 including a multiagency team approach to service delivery. 31

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1	(i) Assist communities and families in pooling their
2	knowledge and experiences with respect to the problem of
3	substance abuse. Forums for exchanging ideas, experiences, and
4	practical information, as well as instruction, should be
5	considered. For communities, such instruction may involve
б	issues of funding, staffing, training, and neighborhood and
7	parental involvement, and instruction on other issues. For
8	families, such instruction may involve practical strategies
9	for addressing family substance abuse; improving cognitive,
10	communication, and decisionmaking skills; providing parents
11	with techniques for resolving conflicts, communicating, and
12	cultivating meaningful relationships with their children and
13	establishing guidelines for their children; educating families
14	about drug-free programs and activities in which they may
15	serve as participants and planners; and other programs of
16	similar instruction. To maximize the effectiveness of such
17	forums, multiple agencies should participate.
18	(4)(a) The chairperson of the advisory council shall
18 19	(4)(a) The chairperson of the advisory council shall appoint workgroups that include members of state agencies that
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19 20	appoint workgroups that include members of state agencies that are not represented on the advisory council and shall solicit
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19 20 21 22 23 24 25	appoint workgroups that include members of state agencies that are not represented on the advisory council and shall solicit input and recommendations from those state agencies. In addition, the director may appoint workgroups as necessary from among the members of the advisory council in order to efficiently address specific issues. A representative of a state agency appointed to any workgroup shall be the head of
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19 20 21 23 24 25 26 27 28	appoint workgroups that include members of state agencies that are not represented on the advisory council and shall solicit input and recommendations from those state agencies. In addition, the director may appoint workgroups as necessary from among the members of the advisory council in order to efficiently address specific issues. A representative of a state agency appointed to any workgroup shall be the head of the agency, or his or her designee. The chairperson may designate lead and contributing agencies within a workgroup. (b) The advisory council shall submit a report to the
19 20 21 23 24 25 26 27 28 29	appoint workgroups that include members of state agencies that are not represented on the advisory council and shall solicit input and recommendations from those state agencies. In addition, the director may appoint workgroups as necessary from among the members of the advisory council in order to efficiently address specific issues. A representative of a state agency appointed to any workgroup shall be the head of the agency, or his or her designee. The chairperson may designate lead and contributing agencies within a workgroup. (b) The advisory council shall submit a report to the Governor, the President of the Senate, and the Speaker of the

and the recommendations required under subsection (3). Interim 1 2 reports may be submitted at the discretion of the chairperson 3 of the advisory council. 4 Section 4. Subsection (3) of section 397.821, Florida 5 Statutes, is amended to read: 397.821 Juvenile substance abuse impairment prevention 6 7 and early intervention councils.--8 (3) The council shall provide recommendations to the 9 Statewide Coordinator for Substance Abuse Impairment Prevention and Treatment and to the Assistant Secretary for 10 Alcohol, Drug Abuse, and Mental Health annually for 11 consideration for inclusion in the state comprehensive plan 12 13 for substance abuse impairment, and also to the district 14 alcohol, drug abuse, and mental health planning councils for consideration for inclusion in the district alcohol, drug 15 16 abuse, and mental health plans. Section 5. Subsection (1) of section 397.801, Florida 17 Statutes, and subsection (2) of section 397.811, Florida 18 19 Statutes, are repealed. 20 Section 6. Effective July 1, 1999, there is hereby appropriated to the Executive Office of the Governor, 3 21 22 full-time-equivalent positions and \$270,333 from recurring General Revenue, and \$14,539 from nonrecurring General 23 Revenue, in lump sum to implement the provisions of this act. 24 25 Section 7. This act shall take effect upon becoming a 26 law. 27 28 29 30 31