A bill to be entitled
An act relating to state contracts with
religious organizations; providing a
definition; authorizing certain agencies to
contract with religious organizations under
certain programs or allow religious
organizations to accept certificates, warrants,
or other forms of disbursement under certain
programs; specifying eligibility of religious
organizations; providing certain protections
for religious organizations; requiring certain
agencies to prepare implementation plans and
submit the plans to the Governor and the
Legislature; providing an effective date.

WHEREAS, state government should engage Florida's religious organizations to enhance care for the needy and fill hollow hearts, and

WHEREAS, government must have qualities of the spirit, and

WHEREAS, the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 specifically authorized states to administer and provide services under specific programs through contracts with charitable, religious, or private organizations, and

WHEREAS, health care facilities operated by or affiliated with religious organizations have been effective partners in the provision of public health services for many years without interfering with the religious liberties of Floridians, and

WHEREAS, the Legislature intends to engage Florida's churches, synagogues, other religious congregations, and spiritual entrepreneurs to enhance care for the needy, NOW, THEREFORE,

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

- Section 1. <u>(1) For purposes of this act, "program"</u> means:
- (a) Any state program funded under part A of Title IV of the Social Security Act, as amended by section 103(a) of Title I of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, Pub. L. No. 104-193.
- (b) Any other program established or modified under

 Title I or Title II of the Personal Responsibility and Work

 Opportunity Reconciliation Act of 1996 that permits contracts

 with organizations or permits certificates, warrants, or other

 forms of disbursement to be provided to beneficiaries as a

 means of providing assistance.
- (c) Any other state program or policy inititative that provides direct assistance to individuals or families.
- of this state may contract with religious organizations or allow religious organizations to accept certificates, warrants, or other forms of disbursement under any program, on the same basis as any other nongovernmental provider without impairing the religious character of such organizations. Each program to which this act is applicable shall be operated in compliance with federal requirements applicable to the particular program.

- contractor, on the same basis as any other nongovernmental organization, to provide assistance or to accept certificates, warrants, or other forms of disbursement under any program.

 Any agency of this state or any political subdivision of this state receiving funds under any program shall not discriminate against any organization which is or applies to be a contractor to provide assistance, or which accepts certificates, warrants, or other forms of disbursement, on the basis that the organization has a religious character.
- (4)(a) A religious organization which has entered into a contract with any agency of this state or any political subdivision of this state under a program, or which accepts certificates, warrants, or other forms of disbursement described in subsection (1), shall retain its independence from state and local governments, including such organization's control over the definition, development, practice, and expression of its religious beliefs.
- (b) An agency of this state or any political subdivision of this state shall not require a religious organization to alter its form of internal governance or remove religious art, icons, scripture, or other symbols in order to be eligible to contract to provide assistance, or to accept certificates, warrants, or other forms of disbursement, funded under a program.
- (5) Each agency which administers any program described in this section shall prepare a plan to implement this section and, no later than September 1, 1999, shall submit a copy of the plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives.

1		Section	2.	This	act	shall	take	effect	upon	becoming	a
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CODING: Words stricken are deletions; words underlined are additions.