ENROLLED 2002 Legislature

HB 161, First Engrossed

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2	An act relating to the care of children;
3	amending s. 39.5085, F.S., relating to the
4	Relative Caregiver Program; revising
5	eligibility guidelines; amending s. 239.117,
6	F.S., relating to workforce development
7	postsecondary student fees; exempting from the
8	payment of specified fees otherwise eligible
9	students for whom the state is paying a
10	relative caregiver payment; revising
11	eligibility requirements for such students and
12	for certain other students who are eligible to
13	receive this exemption; amending s. 240.35,
14	F.S.; exempting certain children in the custody
15	of a relative at the time of reaching age 18
16	from payment of all undergraduate student fees;
17	amending s. 411.01, F.S.; providing eligibility
18	under the school readiness program for certain
19	children for whom the state is paying a
20	relative caregiver payment; providing an
21	effective date.
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23	Be It Enacted by the Legislature of the State of Florida:
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25	Section 1. Paragraph (a) of subsection (2) of section
26	39.5085, Florida Statutes, is amended to read:
27	39.5085 Relative Caregiver Program
28	(2)(a) The Department of Children and Family Services
29	shall establish and operate the Relative Caregiver Program
30	pursuant to eligibility guidelines established in this section
31	as further implemented by rule of the department. The Relative
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Caregiver Program shall, within the limits of available 1 funding, provide financial assistance to: 2 1. Relatives who are within the fifth degree by blood 3 4 or marriage to the parent or stepparent of a child and who are 5 caring full-time for that dependent child in the role of substitute parent as a result of a court's determination of 6 7 child abuse, neglect, or abandonment and subsequent placement with the relative pursuant to this chapter. 8 9 2. Relatives who are within the fifth degree by blood or marriage to the parent or stepparent of a child and who are 10 caring full-time for that dependent child, and a dependent 11 12 half-brother or half-sister of that dependent child, in the 13 role of substitute parent as a result of a court's 14 determination of child abuse, neglect, or abandonment and 15 subsequent placement with the relative pursuant to this 16 chapter. 17 18 Such placement may be either court-ordered temporary legal 19 custody to the relative under protective supervision of the department pursuant to s. 39.521(1)(b)3., or court-ordered 20 placement in the home of a relative as a permanency option 21 pursuant to s. 39.622. The Relative Caregiver Program shall 22 23 offer financial assistance to caregivers who are relatives and who would be unable to serve in that capacity without the 24 relative caregiver payment because of financial burden, thus 25 26 exposing the child to the trauma of placement in a shelter or in foster care. 27 Section 2. Paragraph (c) of subsection (4) of section 28 29 239.117, Florida Statutes, is amended to read: 239.117 Workforce development postsecondary student 30 31 fees.--2

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(4) The following students are exempt from the payment 1 2 of registration, matriculation, and laboratory fees: 3 (c) A student for whom the state is paying a foster 4 care board payment pursuant to s. 409.145(3) or pursuant to 5 parts II and III of chapter 39 for whom the permanency planning goal pursuant to part III of chapter 39 is long-term 6 7 foster care or independent living, or is or was at the time he 8 or she reached 18 years of age in the custody of a relative 9 under s. 39.5085, or who is adopted from the Department of Children and Family Services after May 5, 1997. Such an 10 exemption includes fees associated with enrollment in 11 12 vocational-preparatory instruction and completion of the college-level communication and computation skills testing 13 14 program. Such an exemption is shall be available to any 15 student adopted from the Department of Children and Family Services after May 5, 1997; however, the exemption remains 16 17 shall be valid for no more than 4 years after the date of 18 graduation from high school. 19 Section 3. Paragraph (a) of subsection (2) of section 20 240.35, Florida Statutes, is amended to read: 21 240.35 Student fees.--Unless otherwise provided, the provisions of this section apply only to fees charged for 22 college credit instruction leading to an associate in arts 23 degree, an associate in applied science degree, or an 24 associate in science degree and noncollege credit 25 26 college-preparatory courses defined in s. 239.105. 27 (2)(a) Any student for whom the state is paying a foster care board payment pursuant to s. 409.145(3) or parts 28 29 II and III of chapter 39, for whom the permanency planning goal pursuant to part III of chapter 39 is long-term foster 30 care or independent living, who is or was at the time he or 31 3

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she reached 18 years of age in the custody of a relative under 1 2 s. 39.5085, or who is adopted from the Department of Children 3 and Family Services after May 5, 1997, shall be exempt from 4 the payment of all undergraduate fees, including fees associated with enrollment in college-preparatory instruction 5 or completion of the college-level communication and 6 7 computation skills testing program. Before a fee exemption can be given, the student shall have applied for and been denied 8 9 financial aid, pursuant to s. 240.404, which would have provided, at a minimum, payment of all student fees. Such 10 exemption shall be available to any student who was in the 11 12 custody of a relative under s. 39.5085 at the time he or she 13 reached 18 years of age or was adopted from the Department of 14 Children and Family Services after May 5, 1997; however, the 15 exemption shall be valid for no more than 4 years after the date of graduation from high school. 16 17 Section 4. Paragraph (a) of subsection (6) of section 411.01, Florida Statutes, is amended to read: 18 19 411.01 Florida Partnership for School Readiness; 20 school readiness coalitions .--21 (6) PROGRAM ELIGIBILITY.--The school readiness program shall be established for children under the age of 22 23 kindergarten eligibility. Priority for participation in the school readiness program shall be given to children who meet 24 one or more of the following criteria: 25 26 (a) Children under the age of kindergarten eligibility who are: 27 1. Children determined to be at risk of abuse, 28 29 neglect, or exploitation and who are currently clients of the Family Safety Program Office of the Department of Children and 30 Family Services. 31 4

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1 2. Children at risk of welfare dependency, including 2 economically disadvantaged children, children of participants 3 in the welfare transition program, children of migrant 4 farmworkers, and children of teen parents. 5 3. Children of working families whose family income 6 does not exceed 150 percent of the federal poverty level. 7 4. Children for whom the state is paying a relative 8 caregiver payment under s. 39.5085. 9 An "economically disadvantaged" child means a child whose 10 family income is below 150 percent of the federal poverty 11 12 level. Notwithstanding any change in a family's economic status, but subject to additional family contributions in 13 14 accordance with the sliding fee scale, a child who meets the 15 eligibility requirements upon initial registration for the program shall be considered eligible until the child reaches 16 17 kindergarten age. 18 Section 5. This act shall take effect July 1, 2002. 19 20 21 22 23 24 25 26 27 28 29 30 31 5 CODING: Words stricken are deletions; words underlined are additions.