37-529-06

A bill to be entitled 2 An act relating to guardianship; amending s. 3 744.3135, F.S.; providing procedures for 4 completing a guardian's criminal history record 5 check; authorizing a quardian to use electronic 6 fingerprinting equipment that is available for 7 criminal history record checks of public employees; providing that a guardian need not 8 9 be rescreened if he or she uses certain 10 electronic fingerprinting equipment; requiring the Department of Law Enforcement to retain 11 12 electronically submitted fingerprints and to 13 enter them into the statewide automated fingerprint identification system; requiring 14 the department to search all fingerprint cards 15 received from each guardian and each employee 16 17 of such guardian against fingerprints retained in the statewide automated fingerprint 18 identification system; requiring a guardian to 19 pay an annual fee to the clerk of court for the 20 21 background investigation; requiring a guardian 22 and each employee of such guardian to complete 23 an investigation of his or her credit history; requiring the Statewide Public Guardianship 2.4 Office to adopt a rule for credit 25 investigations of guardians; authorizing the 26 27 office to inspect the results of any criminal 2.8 or credit investigation; providing an effective 29 date. 30 Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 744.3135, Florida Statutes, is 2 amended to read: 3 744.3135 Credit and criminal investigation. --4 (1) The court may require a nonprofessional guardian and shall require a professional or public quardian, and all 5 6 employees of a professional quardian who have a fiduciary responsibility to a ward, to submit, at their own expense, to 8 an investigation of the guardian's credit history and to undergo level 2 background screening as required under s. 9 10 435.04. If a credit or criminal investigation is required, the court must consider the results of any investigation before 11 12 appointing a quardian. At any time, the court may require a 13 quardian or its employees to submit to an investigation of the person's credit history and complete a level 1 background 14 screening as set forth in s. 435.03. The court shall consider 15 the results of any investigation when reappointing a quardian. 16 The clerk of the court shall maintain a file on each quardian 18 appointed by the court and retain in the file documentation of the result of any investigation conducted under this section. 19 A professional quardian must pay the clerk of the court a fee 2.0 21 of up to \$7.50 for handling and processing professional 22 quardian files. 23 (2) The court and the Statewide Public Guardianship Office shall accept the satisfactory completion of a criminal 2.4 history record check by any method described in this 2.5 subsection. A quardian satisfies the requirements of this 26 27 section by undergoing: 28 (a) An electronic fingerprint criminal history record check. A quardian may use any electronic fingerprinting 29 equipment used for criminal history record checks of public 30 employees. The quardian shall pay the actual costs incurred by 31

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the Federal Bureau of Investigation or the Department of Law 2 Enforcement for the criminal history record check. The agency that operates the equipment used by the quardian may charge 3 4 the quardian an additional fee, not to exceed \$10, for the use of the equipment. The agency completing the investigation must 5 6 immediately send the results of the criminal history record 7 check to the clerk of the court and the Statewide Public 8 Guardianship Office. The clerk of the court shall maintain the results in the quardian's file and shall make the results 9 10 available to the court; or (b) A criminal history record check using a 11 12 fingerprint card. The clerk of the court shall obtain 13 fingerprint cards from the Federal Bureau of Investigation and make them available to guardians. Any guardian who is so 14 required shall have his or her fingerprints taken and forward 15 the proper fingerprint card along with the necessary fee to 16 the Florida Department of Law Enforcement for processing. The 18 professional quardian shall pay to the clerk of the court a fee of up to \$7.50 for handling and processing professional 19 guardian files. The results of the fingerprint card criminal 2.0 21 history record checks shall be forwarded to the clerk of the 2.2 court who shall maintain the results in the quardian's a 23 quardian file and shall make the results available to the court and the Statewide Public Guardianship Office. If credit 2.4 2.5 or criminal investigations are required, the court must 26 consider the results of the investigations before appointing a 27 quardian. Professional quardians and all employees of a 2.8 professional quardian who have a fiduciary responsibility to a 29 ward, so appointed, must resubmit, at their own expense, 30 investigation of credit history, and undergo level 1

background screening as required under s. 435.03, at least

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every 2 years after the date of their appointment. At any 2 time, the court may require quardians or their employees to submit to an investigation of credit history and undergo level 3 4 1 background screening as required under s. 435.03. The court 5 must consider the results of these investigations in 6 reappointing a quardian. 7 (3)(a) A professional quardian, and each employee of a professional quardian who has a fiduciary responsibility to a 8 9 ward, must complete, at his or her own expense, a level 2 10 background screening as set forth in s. 435.04 before and at least once every 5 years after the date the quardian is 11 12 appointed. A professional quardian, and each employee of a 13 professional quardian who has a fiduciary responsibility to a ward, must complete, at his or her own expense, a level 1 14 background screening as set forth in s. 435.03 at least once 15 every 2 years after the date the quardian is appointed. 16 However, a person is not required to resubmit fingerprints for a criminal history record check if he or she has been screened 18 using electronic fingerprinting equipment and the fingerprints 19 are retained by the Department of Law Enforcement in order to 2.0 21 notify the clerk of the court of any crime charged against the 2.2 person in the State of Florida or elsewhere as appropriate. 23 (b) Effective December 15, 2006, all fingerprints electronically submitted to the Department of Law Enforcement 2.4 under this section shall be retained by the Department of Law 2.5 Enforcement in a manner provided by rule and entered in the 26 2.7 statewide automated fingerprint identification system 2.8 authorized by s. 943.05(2)(b). The fingerprints shall thereafter be available for all purposes and uses authorized 29 for arrest fingerprint cards entered in the statewide 30 automated fingerprint identification system under s. 943.051.

1	(c) Effective December 15, 2006, the Department of Law
2	Enforcement shall search all arrest fingerprint cards received
3	under s. 943.051 against the fingerprints retained in the
4	statewide automated fingerprint identification system under
5	paragraph (b). Any arrest record that is identified with the
6	fingerprints of a person described in this paragraph must be
7	reported as soon as possible to the clerk of court. The clerk
8	of court must forward any arrest record received for a
9	professional quardian to the Statewide Public Guardianship
10	Office within 5 days. Each quardian who elects to submit
11	fingerprint information electronically shall participate in
12	this search process by paying an annual fee to the clerk of
13	court and by informing the clerk of court of any change in the
14	status of his or her quardianship appointment. The amount of
15	the annual fee to be imposed upon each clerk of court for
16	performing these searches and the procedures for the retention
17	of quardian fingerprints and the dissemination of search
18	results shall be established by rule of the Department of Law
19	Enforcement. The fee may be borne by the clerk of court or the
20	quardian, but may not exceed \$10.
21	(4)(a) A professional quardian, and each employee of a
22	professional quardian who has a fiduciary responsibility to a
23	ward, must complete, at his or her own expense, an
24	investigation of the credit history of the person before and
25	at least once every 2 years after the date of the quardian's
26	appointment.
27	(b) The Statewide Public Guardianship Office shall
28	adopt a rule detailing the acceptable methods for completing a
29	credit investigation under this section. If appropriate, the
30	Statewide Public Guardianship Office may administer credit
31	investigations. If the office chooses to administer the credit

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investigation, the office may adopt a rule setting a fee, not to exceed \$25, to reimburse the costs associated with the administration of a credit investigation.

inspect at any time the results of any credit or criminal investigation of a public or professional quardian conducted under this section. The office shall maintain copies of the credit or criminal history record results in the quardian's registration file. If the results of a credit or criminal investigation of a public or professional quardian have not been forwarded to the Statewide Public Guardianship Office by the investigating agency, the clerk of the court shall forward copies of the results of the investigations to the office upon receiving them.

(1) Upon receiving the results of a credit or criminal investigation of any public or professional guardian, the clerk of the court shall forward copies of the results to the Statewide Public Guardianship Office in order that the results may be maintained in the guardian's registration file.

(6)(2) The requirements of this section do does not apply to a professional guardian, or to the employees of a professional guardian, which is a trust company, a state banking corporation or state savings association authorized and qualified to exercise fiduciary powers in this state, or a national banking association or federal savings and loan association authorized and qualified to exercise fiduciary powers in this state.

Section 2. This act shall take effect July 1, 2006.

********** 2 SENATE SUMMARY 3 Provides procedures for completing a guardian's criminal history record check. Authorizes a guardian to use 4 electronic fingerprinting equipment. Provides that a guardian need not be rescreened if he or she uses certain 5 electronic fingerprinting equipment. Requires the Department of Law Enforcement to retain electronically 6 submitted fingerprints and to enter them into the statewide automated fingerprint identification system. 7 Requires the department to search all fingerprint cards received from each guardian and each employee of the 8 guardian against fingerprints retained in the statewide automated fingerprint identification system. Requires a guardian to pay an annual fee to the clerk of court for 9 the background investigation. Requires a guardian and each employee of the guardian to complete an investigation of his or her credit history. Requires the 10 11 Statewide Public Guardianship Office to adopt a rule for credit investigations of guardians. Authorizes the office to inspect the results of any criminal or credit 12 investigation. 13 14 15 16 17 18 19 20 21 22 23 2.4 25 26 27 28 29 30 31