1	A bill to be entitled
2	An act relating to children's services; creating the
3	Children and Youth Cabinet; providing a short title;
4	providing legislative intent; providing organization,
5	membership, and duties and responsibilities of the
6	cabinet; providing for an advisory board; requiring the
7	cabinet to prepare an annual report; providing an
8	effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Children's cabinet; organization;
13	responsibilities; annual report
14	(1) SHORT TITLEThis act may be cited as the "Children
15	and Youth Cabinet Act."
16	(2) LEGISLATIVE FINDINGS AND INTENT
17	(a) The Legislature finds that all state agencies and
18	programs that touch the lives of children and youth must work in
19	a coordinated and comprehensive fashion, with an emphasis on
20	providing a continuum of services that benefit children from
21	prenatal care through programs supporting successful transition
22	to self-sufficient adulthood. The Legislature further finds that
23	creating a Children and Youth Cabinet is the best method by
24	which the state might achieve the visions and plans necessary to
25	ensure that this state is the first place families think of when
26	asked, "Where do you want to raise a child?"
27	(b) The Legislature, in collaboration with the Governor,
28	intends to develop and implement a shared vision among the

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29	branches of government in order to improve child and family
30	outcomes in this state. By working collaboratively, the
31	Legislature intends to invest in the education and skills of our
32	children and youth, develop a cohesive vision and plan that
33	ensures a long-term commitment to children and youth issues,
34	align public resources serving children and youth to support
35	their healthy growth and development, and promote increased
36	efficiency and improved service delivery by all governmental
37	agencies that provide services for children, youth, and their
38	families.
39	(3) ORGANIZATIONThere is created the Children and Youth
40	Cabinet, which is a coordinating council as defined in s. 20.03,
41	Florida Statutes.
42	(a) The cabinet shall ensure that the public policy of
43	this state relating to children and youth is developed to
44	promote interdepartmental collaboration and program
45	implementation in order that services designed for children and
46	youth are planned, managed, and delivered in a holistic and
47	integrated manner to improve the children's self-sufficiency,
48	safety, economic stability, health, and quality of life.
49	(b) The cabinet is created in the Executive Office of the
50	Governor, which shall provide administrative support and service
51	to the cabinet.
52	(c) The cabinet shall meet for its organizational session
53	no later than October 1, 2007. Thereafter, the cabinet shall
54	meet at least six times each year in different regions of the
55	state in order to solicit input from the public and any other
56	individual offering testimony relevant to the issues considered.

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57	Each meeting must include a public-comment session.
58	(4) MEMBERSThe cabinet shall consist of 15 members
59	including the Governor and the following persons:
60	(a)1. The Secretary of Children and Family Services;
61	2. The Secretary of Juvenile Justice;
62	3. The director of the Agency for Persons with
63	Disabilities;
64	4. The director of the Agency for Workforce Innovation;
65	5. The Secretary of Health;
66	6. The Secretary of Health Care Administration;
67	7. The Commissioner of Education;
68	8. The director of the Statewide Guardian Ad Litem Office;
69	9. The director of the Office of Child Abuse Prevention;
70	and
71	10. Five members representing children and youth advocacy
72	organizations, who are not service providers and who are
73	appointed by the Governor.
74	(b) The President of the Senate, the Speaker of the House
75	of Representatives, the Chief Justice of the Supreme Court, the
76	Attorney General, and the Chief Financial Officer, or their
77	appointed designees, shall serve as ex officio members of the
78	cabinet.
79	(c) The Governor or the Governor's designee shall serve as
80	the chair of the cabinet.
81	(d) Nongovernmental members of the cabinet shall serve
82	without compensation, but are entitled to receive per diem and
83	travel expenses in accordance with s. 112.061, Florida Statutes,
84	while in performance of their duties.
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85	(5) DUTIES AND RESPONSIBILITIESThe Children and Youth
86	Cabinet shall:
87	(a) Develop and implement a shared and cohesive vision
88	
	using integrated services to improve child, youth, and family
89	outcomes in this state.
90	(b) Develop, no later than December 31, 2007, a strategic
91	plan to achieve the goals of the shared and cohesive vision. The
92	plan shall be centered upon a long-term commitment to children
93	and youth issues and align all public resources to serve
94	children and youth and their families in a manner that supports
95	the healthy growth and development of children. The plan shall
96	prepare the children and youth to be responsible citizens and
97	productive members of the workforce. The plan shall include a
98	continuum of services that will benefit children from prenatal
99	care through services for youth in transition to adulthood.
100	(c) Develop and implement measurable outcomes for each
101	state department, agency, and program that are consistent with
102	the strategic plan. The cabinet shall establish a baseline
103	measurement for each outcome and regularly report on the
104	progress made toward achieving the desired outcome.
105	(d) Design and implement actions that will promote
106	collaboration, creativity, increased efficiency, information
107	sharing, and improved service delivery between and within state
108	governmental organizations that provide services for children
109	and youth and their families. In particular, the efforts shall
110	include the long-range planning process mandated by s. 216.013,
111	Florida Statutes.
112	(e) Foster public awareness of children and youth issues
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113 and develop new partners in the effort to serve children and 114 youth. Create a children and youth impact statement for 115 (f) evaluating proposed legislation, requested appropriations, and 116 117 programs. The impact statement shall be shared with the 118 Legislature in their deliberative process. 119 (q) Identify existing and potential funding streams and resources for children's services, including, but not limited 120 to, public funding, foundation and organization grants, and 121 other forms of private funding opportunities, including public-122 123 private partnerships. 124 Develop a children-and-youth-based budget structure (h) 125 and nomenclature that includes all relevant departments, funding 126 streams, and programs. The budget shall facilitate improved coordination and efficiency, explore options for and allow 127 128 maximization of federal financial participation, and implement 129 the state's vision and strategic plan. 130 Engage in other activities that will implement (i) 131 improved collaboration of agencies in order to create, manage, 132 and promote coordinated policies, programs, and service-delivery 133 systems that support children and youth. 134 ADVISORY BOARD.--The Governor may appoint an advisory (6) 135 board to assist the cabinet in its tasks. The board shall 136 include persons who can provide to the cabinet the best available technical and professional research and assistance. If 137 an advisory board is created, it shall include representatives 138 of children and youth advocacy organizations and youth, wherever 139 140 practicable, who have been recipients of services and programs

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141	operated or funded by state agencies.
142	(7) ANNUAL REPORTThe Children and Youth Cabinet shall,
143	by February 1 of each year, provide an annual report to the
144	Governor, the President of the Senate, the Speaker of the House
145	of Representatives, and the public concerning its activities and
146	progress towards making this state the first place families
147	think of when asked, "Where do they want to raise their
148	children?" The annual report may include recommendations for
149	needed legislation or rulemaking authority.
150	Section 2. This act shall take effect July 1, 2007.

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