2009

1	A bill to be entitled
2	An act relating to area agencies on aging; amending s.
3	20.41, F.S.; requiring the Department of Elderly Affairs
4	to contract with area agencies on aging to fulfill
5	programmatic and funding requirements; revising
6	responsibilities of the governing body of an area agency
7	on aging and the executive director of the agency;
8	amending s. 430.203, F.S.; revising the definition of
9	"lead agency"; removing obsolete language; revising
10	requirements with respect to the request for proposal
11	process for the designation of a lead agency for community
12	care for the elderly; providing construction with respect
13	to jurisdiction to entertain disputes relating to a
14	competitive procurement process developed by an area
15	agency on aging; eliminating provisions that require an
16	area agency on aging to exempt specified providers from
17	the competitive bid process; amending s. 430.2053, F.S.;
18	conforming a cross-reference; providing an effective date.
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Subsections (6), (7), (8), and (9) of section
23	20.41, Florida Statutes, are amended to read:
24	20.41 Department of Elderly AffairsThere is created a
25	Department of Elderly Affairs.
26	(6) In accordance with the federal Older Americans Act of
27	1965, as amended, the department shall designate and contract
28	with area agencies on aging in each of the department's planning
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29 and service areas. Area agencies on aging shall ensure a 30 coordinated and integrated provision of long-term care services 31 to the elderly and shall ensure the provision of prevention and 32 early intervention services. The department shall have overall 33 responsibility for information system planning. The department 34 shall ensure, through the development of equipment, software, data, and connectivity standards, the ability to share and 35 36 integrate information collected and reported by the area 37 agencies in support of their contracted obligations to the 38 state. The department shall contract with area agencies on aging 39 to fulfill programmatic and funding requirements.

40 (7)The department shall contract with the governing body, hereafter referred to as the "board," of an area agency on aging 41 42 to fulfill programmatic and funding requirements. The board 43 shall be responsible for the overall direction of the agency's 44 programs and services and shall ensure that the agency is administered in accordance with the terms of its contract with 45 46 the department, legal requirements, established agency policy, 47 and effective management principles. The board shall also ensure 48 the accountability of the agency to the local communities 49 included in the planning and service area of the agency.

50 <u>(7)(8)</u> The area agency on aging board shall, in 51 consultation with the secretary, appoint a chief executive 52 officer, hereafter referred to as the "executive director," to 53 whom shall be delegated responsibility for agency management and 54 for implementation of board policy, and who shall be accountable 55 for the agency's performance.

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56 <u>(8) (9)</u> Area agencies on aging are subject to chapter 119, 57 relating to public records, and, when considering any contracts 58 requiring the expenditure of funds, are subject to ss. 286.011-59 286.012, relating to public meetings.

Section 2. Subsection (9) of section 430.203, Florida
Statutes, is amended to read:

430.203 Community care for the elderly; definitions.--As
used in ss. 430.201-430.207, the term:

(9) "Lead agency" means an agency designated at least once
every <u>6</u> 3 years by an area agency on aging as the result of a
request for proposal process to be in place no later than the
state fiscal year 1996-1997.

The guidelines for the request for proposal must be 68 (a) developed by the department in consultation with the area agency 69 70 agencies on aging and. Such guidelines must include requirements 71 for the assurance of quality and cost-efficiency of services, minimum personnel standards, and employee benefits. This 72 73 requirement does not confer jurisdiction upon the Division of 74 Administrative Hearings of the Department of Management Services 75 to entertain disputes relating to any competitive procurement 76 process developed by an area agency on aging under this 77 subsection.

(b) The area agency on aging, in consultation with the department, shall exempt from the competitive bid process any contract with a provider who meets or exceeds established minimum standards, as determined by the department.
(b) (c) In each community care service system the lead

83 agency must be given the authority and responsibility to

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84 coordinate some or all of the services, either directly or 85 through subcontracts, for functionally impaired elderly persons. 86 These services must include case management, homemaker and chore 87 services, respite care, adult day care, personal care services, 88 home-delivered meals, counseling, information and referral, and 89 emergency home repair services. The lead agency must compile 90 community care statistics and monitor, when applicable, subcontracts with agencies providing core services. 91

92 Section 3. Subsection (7) of section 430.2053, Florida 93 Statutes, is amended to read:

94

430.2053 Aging resource centers.--

95 (7) The aging resource center shall have a governing body 96 which shall be the same entity described in s. 20.41(7), and an 97 executive director who may be the same person as described in s. 98 20.41(7)(8). The governing body shall annually evaluate the 99 performance of the executive director.

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Section 4. This act shall take effect July 1, 2009.

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