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1	
2	An act relating to children's mental health; amending
3	s. 394.493, F.S.; requiring the Department of Children
4	and Families and the Agency for Health Care
5	Administration to identify certain children and
6	adolescents who use crisis stabilization services
7	during specified fiscal years; requiring the
8	department and agency to collaboratively meet the
9	behavioral health needs of such children and
10	adolescents and submit a quarterly report to the
11	Legislature; amending s. 394.495, F.S.; including
12	crisis response services provided through mobile
13	response teams in the array of services available to
14	children and adolescents; requiring the department to
15	contract with managing entities for mobile response
16	teams to provide certain services to certain children,
17	adolescents, and young adults; providing requirements
18	for such mobile response teams; providing requirements
19	for managing entities when procuring mobile response
20	teams; creating s. 394.4955, F.S.; requiring managing
21	entities to lead the development of a plan promoting
22	the development of a coordinated system of care for
23	certain services; providing requirements for the
24	planning process; requiring state agencies to provide
25	reasonable staff support for such planning process if

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requested by the managing entity; requiring each 26 managing entity to submit such plan by a specified 27 28 date; requiring the entities involved in the planning 29 process to implement such plan by a specified date; 30 requiring that such plan be reviewed and updated periodically; amending s. 394.9082, F.S.; revising the 31 32 duties of the department relating to priority 33 populations that will benefit from care coordination; requiring that a managing entity's behavioral health 34 care needs assessment include certain information 35 regarding gaps in certain services; requiring a 36 37 managing entity to promote the use of available crisis intervention services; amending s. 409.175, F.S.; 38 39 revising requirements relating to preservice training for foster parents; amending s. 409.967, F.S.; 40 requiring the Agency for Health Care Administration to 41 42 conduct, or contract for, the testing of provider 43 network databases maintained by Medicaid managed care 44 plans for specified purposes; amending s. 409.988, F.S.; revising the duties of a lead agency relating to 45 individuals providing care for dependent children; 46 amending s. 985.601, F.S.; requiring the Department of 47 Juvenile Justice to participate in the planning 48 process for promoting a coordinated system of care for 49 50 children and adolescents; amending s. 1003.02, F.S.;

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51	requiring each district school board to participate in
52	the planning process for promoting a coordinated
53	system of care; amending s. 1004.44, F.S.; requiring
54	the Louis de la Parte Florida Mental Health Institute
55	to develop, in consultation with other entities, a
56	model response protocol for schools; amending s.
57	1006.04, F.S.; requiring the educational multiagency
58	network to participate in the planning process for
59	promoting a coordinated system of care; amending ss.
60	1002.20 and 1002.33, F.S.; requiring verification that
61	certain strategies have been utilized and certain
62	outreach has been initiated before law enforcement is
63	contacted by a school principal or his or her designee
64	under specified circumstances; providing an exception;
65	requiring the Department of Children and Families and
66	Agency for Health Care Administration to assess the
67	quality of care provided in crisis stabilization units
68	to certain children and adolescents; requiring the
69	department and agency to review current standards of
70	care for certain settings and make recommendations;
71	requiring the department and agency to jointly submit
72	a report to the Governor and Legislature by a
73	specified date; providing an effective date.
74	
75	Be It Enacted by the Legislature of the State of Florida:
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76	
77	Section 1. Subsection (4) is added to section 394.493,
78	Florida Statutes, to read:
79	394.493 Target populations for child and adolescent mental
80	health services funded through the department
81	(4) Beginning with fiscal year 2020-2021 through fiscal
82	year 2021-2022, the department and the Agency for Health Care
83	Administration shall identify children and adolescents who are
84	the highest utilizers of crisis stabilization services. The
85	department and agency shall collaboratively take appropriate
86	action within available resources to meet the behavioral health
87	needs of such children and adolescents more effectively, and
88	shall jointly submit to the Legislature a quarterly report
89	listing the actions taken by both agencies to better serve such
90	children and adolescents.
91	Section 2. Paragraph (q) is added to subsection (4) of
92	section 394.495, Florida Statutes, and subsection (7) is added
93	to that section, to read:
94	394.495 Child and adolescent mental health system of care;
95	programs and services
96	(4) The array of services may include, but is not limited
97	to:
98	(q) Crisis response services provided through mobile
99	response teams.
100	(7)(a) The department shall contract with managing
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101	entities for mobile response teams throughout the state to
102	provide immediate, onsite behavioral health crisis services to
103	children, adolescents, and young adults ages 18 to 25,
104	inclusive, who:
105	1. Have an emotional disturbance;
106	2. Are experiencing an acute mental or emotional crisis;
107	3. Are experiencing escalating emotional or behavioral
108	reactions and symptoms that impact their ability to function
109	typically within the family, living situation, or community
110	environment; or
111	4. Are served by the child welfare system and are
112	experiencing or are at high risk of placement instability.
113	(b) A mobile response team shall, at a minimum:
114	1. Triage new requests to determine the level of severity
115	and prioritize new requests that meet the clinical threshold for
116	an in-person response. To the extent permitted by available
117	resources, mobile response teams must provide in-person
118	responses to such calls meeting such clinical level of response
119	within 60 minutes after prioritization.
120	2. Respond to a crisis in the location where the crisis is
121	occurring.
122	3. Provide behavioral health crisis-oriented services that
123	are responsive to the needs of the child, adolescent, or young
124	adult and his or her family.

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125	4. Provide evidence-based practices to children,
126	adolescents, young adults, and families to enable them to
127	deescalate and respond to behavioral challenges that they are
128	facing and to reduce the potential for future crises.
129	5. Provide screening, standardized assessments, early
130	identification, and referrals to community services.
131	6. Provide care coordination by facilitating the
132	transition to ongoing services.
133	7. Ensure there is a process in place for informed consent
134	and confidentiality compliance measures.
135	8. Promote information sharing and the use of innovative
136	technology.
137	9. Coordinate with the applicable managing entity to
138	establish informal partnerships with key entities providing
139	behavioral health services and supports to children,
140	adolescents, or young adults and their families to facilitate
141	continuity of care.
142	(c) When procuring mobile response teams, the managing
143	entity must, at a minimum:
144	1. Collaborate with local sheriff's offices and public
145	schools in the planning, development, evaluation, and selection
146	processes.
147	2. Require that services be made available 24 hours per
148	day, 7 days per week.

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149	3. Require the provider to establish response protocols
150	with local law enforcement agencies, local community-based care
151	lead agencies as defined in s. 409.986(3), the child welfare
152	system, and the Department of Juvenile Justice.
153	4. Require access to a board-certified or board-eligible
154	psychiatrist or psychiatric nurse practitioner.
155	5. Require mobile response teams to refer children,
156	adolescents, or young adults and their families to an array of
157	crisis response services that address individual and family
158	needs, including screening, standardized assessments, early
159	identification, and community services as necessary to address
160	the immediate crisis event.
161	Section 3. Section 394.4955, Florida Statutes, is created
162	to read:
163	394.4955 Coordinated system of care; child and adolescent
164	mental health treatment and support
165	(1) Pursuant to s. 394.9082(5)(d), each managing entity
166	shall lead the development of a plan that promotes the
167	development and effective implementation of a coordinated system
168	of care which integrates services provided through providers
169	funded by the state's child-serving systems and facilitates
170	access by children and adolescents, as resources permit, to
171	needed mental health treatment and services at any point of
172	entry regardless of the time of year, intensity, or complexity
173	of the need, and other systems with which such children and

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174	adolescents are involved, as well as treatment and services
175	available through other systems for which they would qualify.
176	(2)(a) The planning process shall include, but is not
177	limited to, children and adolescents with behavioral health
178	needs and their families; behavioral health service providers;
179	law enforcement agencies; school districts or superintendents;
180	the multiagency network for students with emotional or
181	behavioral disabilities; the department; and representatives of
182	the child welfare and juvenile justice systems, early learning
183	coalitions, the Agency for Health Care Administration, Medicaid
184	managed medical assistance plans, the Agency for Persons with
185	Disabilities, the Department of Juvenile Justice, and other
186	community partners. An organization receiving state funding must
187	participate in the planning process if requested by the managing
188	entity. State agencies shall provide reasonable staff support to
189	the planning process if requested by the managing entity.
190	(b) The planning process shall take into consideration the
191	geographical distribution of the population, needs, and
192	resources, and create separate plans on an individual county or
193	multi-county basis, as needed, to maximize collaboration and
194	communication at the local level.
195	(c) To the extent permitted by available resources, the
196	coordinated system of care shall include the array of services
197	<u>listed in s. 394.495.</u>
198	(d) Each plan shall integrate with the local plan

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199	developed under s. 394.4573.
200	(3) By January 1, 2022, the managing entity shall complete
201	the plans developed under this section and submit them to the
202	department. By January 1, 2023, the entities involved in the
203	planning process shall implement the coordinated system of care
204	specified in each plan. The managing entity and collaborating
205	organizations shall review and update the plans, as necessary,
206	at least every 3 years thereafter.
207	(4) The managing entity and collaborating organizations
208	shall create integrated service delivery approaches within
209	current resources that facilitate parents and caregivers
210	obtaining services and support by making referrals to
211	specialized treatment providers, if necessary, with follow up to
212	ensure services are received.
212 213	ensure services are received. (5) The managing entity and collaborating organizations
213	(5) The managing entity and collaborating organizations
213 214	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and
213 214 215	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and adolescents through written memoranda of understanding or other
213 214 215 216	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and adolescents through written memoranda of understanding or other binding arrangements.
213 214 215 216 217	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and adolescents through written memoranda of understanding or other binding arrangements. (6) The managing entity shall identify gaps in the arrays
213 214 215 216 217 218	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and adolescents through written memoranda of understanding or other binding arrangements. (6) The managing entity shall identify gaps in the arrays of services for children and adolescents listed in s. 394.495
213 214 215 216 217 218 219	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and adolescents through written memoranda of understanding or other binding arrangements. (6) The managing entity shall identify gaps in the arrays of services for children and adolescents listed in s. 394.495 available under each plan and include relevant information in
213 214 215 216 217 218 219 220	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and adolescents through written memoranda of understanding or other binding arrangements. (6) The managing entity shall identify gaps in the arrays of services for children and adolescents listed in s. 394.495 available under each plan and include relevant information in its annual needs assessment required by s. 394.9082.
213 214 215 216 217 218 219 220 221	(5) The managing entity and collaborating organizations shall document each coordinated system of care for children and adolescents through written memoranda of understanding or other binding arrangements. (6) The managing entity shall identify gaps in the arrays of services for children and adolescents listed in s. 394.495 available under each plan and include relevant information in its annual needs assessment required by s. 394.9082. Section 4. Paragraph (c) of subsection (3) and paragraphs

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224	(5) of that section, to read:
225	394.9082 Behavioral health managing entities
226	(3) DEPARTMENT DUTIESThe department shall:
227	(c) Define the priority populations that will benefit from
228	receiving care coordination. In defining such populations, the
229	department shall take into account the availability of resources
230	and consider:
231	1. The number and duration of involuntary admissions
232	within a specified time.
233	2. The degree of involvement with the criminal justice
234	system and the risk to public safety posed by the individual.
235	3. Whether the individual has recently resided in or is
236	currently awaiting admission to or discharge from a treatment
237	facility as defined in s. 394.455.
238	4. The degree of utilization of behavioral health
239	services.
240	5. Whether the individual is a parent or caregiver who is
241	involved with the child welfare system.
242	6. Whether the individual is an adolescent, as defined in
243	s. 394.492, who requires assistance in transitioning to services
244	provided in the adult system of care.
245	(5) MANAGING ENTITY DUTIES.—A managing entity shall:
246	(b) Conduct a community behavioral health care needs
247	assessment every 3 years in the geographic area served by the
248	managing entity which identifies needs by subregion. The process

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249	for conducting the needs assessment shall include an opportunity
250	for public participation. The assessment shall include, at a
251	minimum, the information the department needs for its annual
252	report to the Governor and Legislature pursuant to s. 394.4573.
253	The assessment shall also include a list and descriptions of any
254	gaps in the arrays of services for children or adolescents
255	identified pursuant to s. 394.4955 and recommendations for
256	addressing such gaps. The managing entity shall provide the
257	needs assessment to the department.
258	(d) Promote the development and effective implementation
259	of a coordinated system of care pursuant to <u>ss. 394.4573 and</u>
260	<u>394.495</u> s. 394.4573 .
261	(t) Promote the use of available crisis intervention
262	services by requiring contracted providers to provide contact
263	information for mobile response teams established under s.
264	394.495 to parents and caregivers of children, adolescents, and
265	young adults between ages 18 and 25, inclusive, who receive
266	safety-net behavioral health services.
267	Section 5. Paragraph (b) of subsection (14) of section
268	409.175, Florida Statutes, is amended to read:
269	409.175 Licensure of family foster homes, residential
270	child-caring agencies, and child-placing agencies; public
271	records exemption
272	(14)
273	(b) As a condition of licensure, foster parents shall
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274	successfully complete preservice training. The preservice
275	training shall be uniform statewide and shall include, but not
276	be limited to, such areas as:
277	1. Orientation regarding agency purpose, objectives,
278	resources, policies, and services;
279	2. Role of the foster parent as a treatment team member;
280	3. Transition of a child into and out of foster care,
281	including issues of separation, loss, and attachment;
282	4. Management of difficult child behavior that can be
283	intensified by placement, by prior abuse or neglect, and by
284	prior placement disruptions;
285	5. Prevention of placement disruptions;
286	6. Care of children at various developmental levels,
287	including appropriate discipline; and
288	7. Effects of foster parenting on the family of the foster
289	parent; and
290	8. Information about and contact information for the local
291	mobile response team as a means for addressing a behavioral
292	health crisis or preventing placement disruption.
293	Section 6. Paragraph (c) of subsection (2) of section
294	409.967, Florida Statutes, is amended to read:
295	409.967 Managed care plan accountability
296	(2) The agency shall establish such contract requirements
297	as are necessary for the operation of the statewide managed care
298	program. In addition to any other provisions the agency may deem
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299 necessary, the contract must require:

300

(c) Access.-

301 1. The agency shall establish specific standards for the 302 number, type, and regional distribution of providers in managed 303 care plan networks to ensure access to care for both adults and 304 children. Each plan must maintain a regionwide network of 305 providers in sufficient numbers to meet the access standards for 306 specific medical services for all recipients enrolled in the plan. The exclusive use of mail-order pharmacies may not be 307 sufficient to meet network access standards. Consistent with the 308 309 standards established by the agency, provider networks may 310 include providers located outside the region. A plan may 311 contract with a new hospital facility before the date the 312 hospital becomes operational if the hospital has commenced 313 construction, will be licensed and operational by January 1, 314 2013, and a final order has issued in any civil or 315 administrative challenge. Each plan shall establish and maintain an accurate and complete electronic database of contracted 316 providers, including information about licensure or 317 318 registration, locations and hours of operation, specialty 319 credentials and other certifications, specific performance 320 indicators, and such other information as the agency deems necessary. The database must be available online to both the 321 agency and the public and have the capability to compare the 322 323 availability of providers to network adequacy standards and to

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324 accept and display feedback from each provider's patients. Each 325 plan shall submit quarterly reports to the agency identifying 326 the number of enrollees assigned to each primary care provider. 327 The agency shall conduct, or contract for, systematic and 328 continuous testing of the provider network databases maintained 329 by each plan to confirm accuracy, confirm that behavioral health providers are accepting enrollees, and confirm that enrollees 330 331 have access to behavioral health services.

332 2. Each managed care plan must publish any prescribed drug 333 formulary or preferred drug list on the plan's website in a 334 manner that is accessible to and searchable by enrollees and 335 providers. The plan must update the list within 24 hours after 336 making a change. Each plan must ensure that the prior 337 authorization process for prescribed drugs is readily accessible 338 to health care providers, including posting appropriate contact 339 information on its website and providing timely responses to 340 providers. For Medicaid recipients diagnosed with hemophilia who 341 have been prescribed anti-hemophilic-factor replacement 342 products, the agency shall provide for those products and 343 hemophilia overlay services through the agency's hemophilia 344 disease management program.

345 3. Managed care plans, and their fiscal agents or 346 intermediaries, must accept prior authorization requests for any 347 service electronically.

348

4. Managed care plans serving children in the care and

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349 custody of the Department of Children and Families must maintain 350 complete medical, dental, and behavioral health encounter 351 information and participate in making such information available 352 to the department or the applicable contracted community-based 353 care lead agency for use in providing comprehensive and 354 coordinated case management. The agency and the department shall 355 establish an interagency agreement to provide guidance for the format, confidentiality, recipient, scope, and method of 356 information to be made available and the deadlines for 357 358 submission of the data. The scope of information available to 359 the department shall be the data that managed care plans are 360 required to submit to the agency. The agency shall determine the plan's compliance with standards for access to medical, dental, 361 362 and behavioral health services; the use of medications; and 363 followup on all medically necessary services recommended as a 364 result of early and periodic screening, diagnosis, and 365 treatment.

366 Section 7. Paragraph (f) of subsection (1) of section 367 409.988, Florida Statutes, is amended to read:

368 409.988 Lead agency duties; general provisions.-

369

(1) DUTIES.—A lead agency:

370 (f) Shall ensure that all individuals providing care for 371 dependent children receive:

372 <u>1.</u> Appropriate training and meet the minimum employment
 373 standards established by the department.

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374	2. Contact information for the local mobile response team
375	established under s. 394.495.
376	Section 8. Subsection (4) of section 985.601, Florida
377	Statutes, is amended to read:
378	985.601 Administering the juvenile justice continuum
379	(4) The department shall maintain continuing cooperation
380	with the Department of Education, the Department of Children and
381	Families, the Department of Economic Opportunity, and the
382	Department of Corrections for the purpose of participating in
383	agreements with respect to dropout prevention and the reduction
384	of suspensions, expulsions, and truancy; increased access to and
385	participation in high school equivalency diploma, vocational,
386	and alternative education programs; and employment training and
387	placement assistance. The cooperative agreements between the
388	departments shall include an interdepartmental plan to cooperate
389	in accomplishing the reduction of inappropriate transfers of
390	children into the adult criminal justice and correctional
391	systems. As part of its continuing cooperation, the department
392	shall participate in the planning process for promoting a
393	coordinated system of care for children and adolescents pursuant
394	to s. 394.4955.
395	Section 9. Subsection (5) is added to section 1003.02,
396	Florida Statutes, to read:
397	1003.02 District school board operation and control of
398	public K-12 education within the school district.—As provided in
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399	part II of chapter 1001, district school boards are
400	constitutionally and statutorily charged with the operation and
401	control of public K-12 education within their school district.
402	The district school boards must establish, organize, and operate
403	their public K-12 schools and educational programs, employees,
404	and facilities. Their responsibilities include staff
405	development, public K-12 school student education including
406	education for exceptional students and students in juvenile
407	justice programs, special programs, adult education programs,
408	and career education programs. Additionally, district school
409	boards must:
410	(5) Participate in the planning process for promoting a
411	coordinated system of care for children and adolescents pursuant
412	to s. 394.4955.
412 413	<u>to s. 394.4955.</u> Section 10. Subsection (4) of section 1004.44, Florida
413	Section 10. Subsection (4) of section 1004.44, Florida
413 414	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection
413 414 415	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section, to read:
413 414 415 416	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section, to read: 1004.44 Louis de la Parte Florida Mental Health
413 414 415 416 417	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section, to read: 1004.44 Louis de la Parte Florida Mental Health Institute.—There is established the Louis de la Parte Florida
413 414 415 416 417 418	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section, to read: 1004.44 Louis de la Parte Florida Mental Health Institute.—There is established the Louis de la Parte Florida Mental Health Institute within the University of South Florida.
413 414 415 416 417 418 419	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section, to read: 1004.44 Louis de la Parte Florida Mental Health Institute.—There is established the Louis de la Parte Florida Mental Health Institute within the University of South Florida. (4) By August 1, 2020, the institute shall develop a model
413 414 415 416 417 418 419 420	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section, to read: 1004.44 Louis de la Parte Florida Mental Health Institute.—There is established the Louis de la Parte Florida Mental Health Institute within the University of South Florida. (4) By August 1, 2020, the institute shall develop a model response protocol for schools to use mobile response teams
413 414 415 416 417 418 419 420 421	Section 10. Subsection (4) of section 1004.44, Florida Statutes, is renumbered as subsection (5), and a new subsection (4) is added to that section, to read: 1004.44 Louis de la Parte Florida Mental Health Institute.—There is established the Louis de la Parte Florida Mental Health Institute within the University of South Florida. (4) By August 1, 2020, the institute shall develop a model response protocol for schools to use mobile response teams established under s. 394.495. In developing the protocol, the

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424	teams less often, local law enforcement agencies, the Department
425	of Children and Families, managing entities as defined in s.
426	394.9082(2), and mobile response team providers.
427	Section 11. Paragraph (c) of subsection (1) of section
428	1006.04, Florida Statutes, is amended to read:
429	1006.04 Educational multiagency services for students with
430	severe emotional disturbance
431	(1)
432	(c) The multiagency network shall:
433	1. Support and represent the needs of students in each
434	school district in joint planning with fiscal agents of
435	children's mental health funds, including the expansion of
436	school-based mental health services, transition services, and
437	integrated education and treatment programs.
438	2. Improve coordination of services for children with or
439	at risk of emotional or behavioral disabilities and their
440	families by assisting multi-agency collaborative initiatives to
441	identify critical issues and barriers of mutual concern and
442	develop local response systems that increase home and school
443	connections and family engagement.
444	3. Increase parent and youth involvement and development
445	with local systems of care.
446	4. Facilitate student and family access to effective
447	services and programs for students with and at risk of emotional
448	or behavioral disabilities that include necessary educational,
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449 residential, and mental health treatment services, enabling 450 these students to learn appropriate behaviors, reduce 451 dependency, and fully participate in all aspects of school and 452 community living.

453 <u>5. Participate in the planning process for promoting a</u>
454 <u>coordinated system of care for children and adolescents pursuant</u>
455 to s. 394.4955.

456 Section 12. Paragraph (1) of subsection (3) of section 457 1002.20, Florida Statutes, is amended to read:

458 1002.20 K-12 student and parent rights.-Parents of public 459 school students must receive accurate and timely information 460 regarding their child's academic progress and must be informed 461 of ways they can help their child to succeed in school. K-12 462 students and their parents are afforded numerous statutory 463 rights including, but not limited to, the following:

464

(3) HEALTH ISSUES.-

465 (1) Notification of involuntary examinations.-The public 466 school principal or the principal's designee shall immediately 467 notify the parent of a student who is removed from school, 468 school transportation, or a school-sponsored activity and taken 469 to a receiving facility for an involuntary examination pursuant 470 to s. 394.463. The principal or the principal's designee may delay notification for no more than 24 hours after the student 471 472 is removed if the principal or the principal's designee deems 473 the delay to be in the student's best interest and if a report

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474	has been submitted to the central abuse hotline, pursuant to s.
475	39.201, based upon knowledge or suspicion of abuse, abandonment,
476	or neglect. <u>Before a principal or his or her designee contacts a</u>
477	law enforcement officer, he or she must verify that de-
478	escalation strategies have been utilized and outreach to a
479	mobile response team has been initiated unless the principal or
480	the principal's designee reasonably believes that any delay in
481	removing the student will increase the likelihood of harm to the
482	student or others. This requirement does not supersede the
483	authority of a law enforcement officer to act under s. 394.463.
484	Each district school board shall develop a policy and procedures
485	for notification under this paragraph.
486	Section 13. Paragraph (q) of subsection (9) of section
487	1002.33, Florida Statutes, is amended to read:
488	1002.33 Charter schools
489	(9) CHARTER SCHOOL REQUIREMENTS
490	(q) The charter school principal or the principal's
491	designee shall immediately notify the parent of a student who is
492	removed from school, school transportation, or a school-
493	sponsored activity and taken to a receiving facility for an
494	involuntary examination pursuant to s. 394.463. The principal or
495	the principal's designee may delay notification for no more than
496	24 hours after the student is removed if the principal or <u>the</u>
497	principal's designee deems the delay to be in the student's best
498	interest and if a report has been submitted to the central abuse
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524	with other providers treating the child or adolescent, and to
525	create discharge plans that comprehensively and effectively
526	address the needs of the child or adolescent to avoid or reduce
527	his or her future use of crisis stabilization services. The
528	department and agency shall jointly submit a report of their
529	findings and recommendations to the Governor, the President of
530	the Senate, and the Speaker of the House of Representatives by
531	November 15, 2020.
532	Section 15. This act shall take effect July 1, 2020.

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