By the Committees on Judiciary; and Children, Families, and Elder Affairs; and Senator Book

	590-03167-21 20211532c2
1	A bill to be entitled
2	An act relating to child support; amending s. 61.13,
3	F.S.; revising requirements for child support
4	depositories in Title IV-D cases; requiring the
5	depositories to transmit case data through and set up
6	appropriate payment accounts in the Clerk of the Court
7	Child Support Enforcement Collection System upon
8	certain notice from the Department of Revenue;
9	amending s. 61.1354, F.S.; revising provisions related
10	to the sharing of information between consumer
11	reporting agencies and the department; requiring
12	consumer reports to be kept confidential and used only
13	for specified purposes; amending s. 61.21, F.S.;
14	revising legislative findings; revising course topics
15	for the Parent Education and Family Stabilization
16	Course; requiring certain parties to complete a Parent
17	Education and Family Stabilization Course tailored to
18	education relating to children who have special needs
19	or emotional concerns; authorizing the court to
20	require additional education courses for certain
21	parents; amending s. 61.30, F.S.; prohibiting the
22	treatment of incarceration as voluntary unemployment
23	for purposes of establishing or modifying child
24	support orders, with exceptions; providing that
25	certain social security benefits are included in a
26	parent's gross income; authorizing certain social
27	security benefits paid to be applied as a credit for
28	purposes of monthly support obligations; providing
29	requirements for such credit; providing procedures for

Page 1 of 19

	590-03167-21 20211532c2
30	a parent to seek application of such credit; amending
31	s. 409.256, F.S.; revising the definition of the term
32	"rendered"; amending s. 409.2563, F.S.; revising the
33	definition of the term "rendered"; deleting a
34	requirement that a certain order filed by the
35	department be a certified copy of the order; amending
36	s. 409.25656, F.S.; authorizing the department to
37	deliver certain notices by secure electronic means
38	under certain circumstances; amending s. 409.25658,
39	F.S.; revising provisions related to the department's
40	joint efforts with the Department of Financial
41	Services to use unclaimed property for past due child
42	support; amending s. 409.2567, F.S.; authorizing the
43	department to include confidential and exempt
44	information in unencrypted electronic mail
45	communications with parents, caregivers, or other
46	authorized persons under certain circumstances, with
47	exceptions; amending s. 409.2576, F.S.; requiring
48	service recipients to report certain information to
49	the State Directory of New Hires; defining the term
50	"service recipient"; providing reporting requirements
51	for service recipients; conforming provisions to
52	changes made by the act; providing an effective date.
53	
54	Be It Enacted by the Legislature of the State of Florida:
55	
56	Section 1. Paragraph (d) of subsection (1) of section
57	61.13, Florida Statutes, is amended to read:
58	61.13 Support of children; parenting and time-sharing;
Ĩ	

Page 2 of 19

20211532c2

590-03167-21	

59 powers of court.-

(1)

60

(d)1. All child support orders shall provide the full name
and date of birth of each minor child who is the subject of the
child support order.

64 2. If both parties request and the court finds that it is 65 in the best interest of the child, support payments need not be 66 subject to immediate income deduction. Support orders that are 67 not subject to immediate income deduction may be directed 68 through the depository under s. 61.181 or made payable directly 69 to the obligee. Payments made by immediate income deduction 70 shall be made to the State Disbursement Unit. The court shall 71 provide a copy of the order to the depository.

72 3. For support orders payable directly to the obligee, any 73 party, or the department in a IV-D case, may subsequently file 74 an affidavit with the depository alleging a default in payment 75 of child support and stating that the party wishes to require 76 that payments be made through the depository. The party shall 77 provide copies of the affidavit to the court and to each other 78 party. Fifteen days after receipt of the affidavit, the 79 depository shall notify all parties that future payments shall 80 be paid through the depository, except that payments in Title 81 IV-D cases and income deduction payments shall be made to the State Disbursement Unit. In Title IV-D cases, an affidavit of 82 default or a default in payments is not required to receive 83 84 depository services. Upon notice by the department that it is 85 providing Title IV-D services in a case with an existing support 86 order, the depository shall transmit case data through, and set 87 up appropriate payment accounts in, regardless of whether there

Page 3 of 19

	590-03167-21 20211532c2
88	is a delinquency, the Clerk of the Court Child Support
89	Enforcement Collection System as required under s. 61.181(2)(b).
90	Section 2. Subsection (3) of section 61.1354, Florida
91	Statutes, is amended to read:
92	61.1354 Sharing of information between consumer reporting
93	agencies and the IV-D agency
94	(3) <u>A consumer reporting agency</u> For purposes of determining
95	an individual's income and establishing an individual's capacity
96	to make support payments or for determining the appropriate
97	amount of child support payment to be made by the individual,
98	consumer reporting agencies shall provide, upon request,
99	consumer reports to the <u>department</u> head of the IV-D agency
100	pursuant to s. 604 of the Fair Credit Reporting Act, provided
101	that the <u>department</u> head of the IV-D agency, or its designee,
102	certifies that:
103	(a) The consumer report is needed for the purpose of
104	determining an individual's income and establishing an
105	individual's capacity to make support payments <u>,</u> or determining
106	the appropriate level of support payments, or enforcing a child
107	support order, award, agreement, or judgment amount of child
108	support payment to be made by the individual;
109	(b) The consumer's parentage of the child to whom the
110	obligation relates has been established or acknowledged by the
111	consumer in accordance with state laws under which the
112	obligation arises Paternity of the child of the individual whose
113	report is sought, if that individual is the father of the child,
114	has been established or acknowledged pursuant to the laws of
115	Florida;
116	(c) The individual whose report is sought was provided with

Page 4 of 19

	590-03167-21 20211532c2
117	at least 15 days' prior notice, by <u>regular</u> certified or
118	registered mail to the individual's last known address, that the
119	report was requested; and
120	(d) The consumer report will <u>be kept confidential, will</u> be
121	used solely for the purpose described in paragraph (a), and will
122	not be used in connection with any other civil, administrative,
123	or criminal proceeding or for any other purpose.
124	Section 3. Present paragraph (d) of subsection (1) of
125	section 61.21, Florida Statutes, is redesignated as paragraph
126	(e), a new paragraph (d) is added to that subsection, subsection
127	(12) is added to that section, and paragraph (c) of subsection
128	(1), paragraph (a) of subsection (2), and subsection (4) of that
129	section are amended, to read:
130	61.21 Parenting course authorized; fees; required
131	attendance authorized; contempt
132	(1) LEGISLATIVE FINDINGS; PURPOSEIt is the finding of the
133	Legislature that:
134	(c) It <u>is</u> has been found to be beneficial to parents who
135	are separating or divorcing to have available an educational
136	program that will provide general information regarding:
137	1. The issues and legal procedures for resolving time-
138	sharing and child support disputes.
139	2. The emotional experiences and problems of divorcing
140	adults.
141	3. The family problems and the emotional concerns and needs
142	of the children.
143	4. The availability of community services and resources.
144	(d) It is also beneficial to divorcing or separating
145	parents of children who have identified special needs or
I	

Page 5 of 19

	590-03167-21 20211532c2
146	emotional concerns to have available an educational program that
147	will provide information tailored to children who have special
148	needs or emotional concerns.
149	(2) The Department of Children and Families shall approve a
150	parenting course which <u>must</u> shall be a course of a minimum of 4
151	hours and designed to educate, train, and assist divorcing
152	parents in regard to the consequences of divorce on parents and
153	children.
154	(a) The parenting course referred to in this section \underline{is}
155	shall be named the Parent Education and Family Stabilization
156	Course and may include, but need not be limited to, the
157	following topics as they relate to court actions between parents
158	involving custody, care, time-sharing, and support of a child or
159	children:
160	1. Legal aspects of deciding child-related issues between
161	parents.
162	2. Emotional aspects of separation and divorce on adults.
163	3. Emotional aspects of separation and divorce on children.
164	4. Family relationships and family dynamics.
165	5. Financial responsibilities to a child or children.
166	6. Issues regarding spousal or child abuse and neglect.
167	7. Skill-based relationship education that may be
168	generalized to parenting, workplace, school, neighborhood, and
169	civic relationships.
170	8. Particularized needs of children who have identified
171	special needs or emotional concerns.
172	(4) <u>(a)</u> All parties to a dissolution of marriage proceeding
173	with minor children or a paternity action that involves issues
174	of parental responsibility shall be required to complete the

Page 6 of 19

	590-03167-21 20211532c2
175	Parent Education and Family Stabilization Course <u>before</u> prior to
176	the entry by the court of a final judgment. If the parties have
177	children who have identified special needs or emotional
178	concerns, the parties must select a Parent Education and Family
179	Stabilization Course that is tailored to education relating to
180	children who have special needs or emotional concerns.
181	(b) The court may excuse a party from attending the
182	parenting course, or from completing the course within the
183	required time, for good cause.
184	(12) The court, in its discretion, may require a parent to
185	attend educational courses relating to children who have special
186	needs or emotional concerns in addition to the Parent Education
187	and Family Stabilization Course required under this section.
188	Section 4. Present paragraph (c) of subsection (2) of
189	section 61.30, Florida Statutes, is redesignated as paragraph
190	(e), new paragraphs (c) and (d) are added to that subsection,
191	and subsection (10) of that section is amended, to read:
192	61.30 Child support guidelines; retroactive child support
193	(2) Income shall be determined on a monthly basis for each
194	parent as follows:
195	(c) Except for incarceration for willful nonpayment of
196	child support or for an offense against a child or person who is
197	owed child support, incarceration may not be treated as
198	voluntary unemployment in establishing or modifying a support
199	order. However, the court may deviate from the child support
200	guideline amount as provided in paragraph (1)(a).
201	(d) Social security benefits received by a minor child due
202	to the retirement or disability of the child's parent shall be
203	included in the parent's gross income.

Page 7 of 19

590-03167-21 20211532c2 204 (10) (a) Each parent's actual dollar share of the total 205 minimum child support need shall be determined by multiplying 206 the minimum child support need by each parent's percentage share 207 of the combined monthly net income. 208 (b)1. A parent is entitled to credit for social security 209 benefits paid directly to the child or the child's caregiver 210 when the benefits are paid due to the parent's retirement or 211 disability. The parent's share of the monthly support obligation 212 is paid in full each month for which such benefits are paid that 213 are equal to or greater than the parent's share of the monthly 214 obligation. If the benefits are less than the parent's share of 215 the monthly obligation, the parent owes the difference. If the benefits are more than the parent's share of the monthly 216 217 obligation, the excess inures to the benefit of the child and 218 may not be credited to arrears or retroactive support that 219 accrued before the benefits commenced. 2. To obtain credit for social security benefits paid, a 220 221 parent subject to a court order for child support, or the 222 department in a Title IV-D case, may file a motion with the 223 court or include the request in a petition to modify the support 224 order. Alternatively, in a Title IV-D case, the department may 225 determine and apply credit after notice and an opportunity for a 226 hearing are provided in accordance with chapter 120. If the 227 department determines that a credit applies, the department 228 shall notify the clerk of court, and the clerk shall update the 229 payment record to reflect the credit. 230 Section 5. Paragraph (i) of subsection (1) of section 231 409.256, Florida Statutes, is amended to read: 232 409.256 Administrative proceeding to establish paternity or

Page 8 of 19

590-03167-21 20211532c2 233 paternity and child support; order to appear for genetic 234 testing.-235 (1) DEFINITIONS.-As used in this section, the term: 236 (i) "Rendered" means that a signed written order is issued 237 by filed with the clerk or a deputy clerk of the Department of 238 Revenue and served on the respondent. The date of filing must be 239 indicated on the face of the order at the time of rendition. 240 Section 6. Paragraph (e) of subsection (1) and subsection (8) of section 409.2563, Florida Statutes, are amended to read: 241 242 409.2563 Administrative establishment of child support 243 obligations.-(1) DEFINITIONS.-As used in this section, the term: 244 245 (e) "Rendered" means that a signed written order is issued 246 by filed with the clerk or any deputy clerk of the department 247 and served on the respondent. The date of filing must be 248 indicated on the face of the order at the time of rendition. 249 250 Other terms used in this section have the meanings ascribed in 251 ss. 61.046 and 409.2554. 252 (8) FILING WITH THE CLERK OF THE CIRCUIT COURT; OFFICIAL 253 PAYMENT RECORD; JUDGMENT BY OPERATION OF LAW.-The department 254 shall file with the clerk of the circuit court a certified copy 255 of an administrative support order rendered under this section. 256 The depository operated pursuant to s. 61.181 for the county 257 where the administrative support order has been filed shall: 258 (a) Act as the official recordkeeper for payments required 259 under the administrative support order; 260 (b) Establish and maintain the necessary payment accounts; 261 (c) Upon a delinquency, initiate the judgment by operation

Page 9 of 19

590-03167-21 20211532c2 262 of law procedure as provided by s. 61.14(6); and 263 (d) Perform all other duties required of a depository with 264 respect to a support order entered by a court of this state. 265 266 When a proceeding to establish an administrative support order 267 is commenced under subsection (4), the department shall file a 268 copy of the initial notice with the depository. The depository 269 shall assign an account number and provide the account number to 270 the department within 4 business days after the initial notice 271 is filed. 272 Section 7. Subsection (4) of section 409.25656, Florida 273 Statutes, is amended to read: 274 409.25656 Garnishment.-(4) A notice that is delivered under this section is 275 276 effective at the time of delivery against all credits, other 277 personal property, or debts of the obligor which are not at the time of such notice subject to an attachment, garnishment, or 278 279 execution issued through a judicial process. Upon express 280 written consent of a person who is or may be in possession of 281 personal property belonging to the obligor, the department may 282 deliver the notices required by this section to that person by 283 secure electronic means. 284 Section 8. Section 409.25658, Florida Statutes, is amended 285 to read: 286 409.25658 Use of unclaimed property for past due support.-

(1) In a joint effort to facilitate the collection and
payment of past due support, the Department of Revenue, in
cooperation with the Department of Financial Services, shall
identify persons owing support collected by the department

Page 10 of 19

590-03167-21 20211532c2 291 through a court who are presumed to have unclaimed property held 292 by the Department of Financial Services. 293 (2) The Department of Financial Services department shall 294 periodically provide the department of Financial Services with 295 an electronic file of unclaimed property accounts. The 296 department shall use the data to identify obligors with 297 unclaimed property accounts and shall provide the Department of 298 Financial Services with an electronic data file that includes 299 the names and other personal identifying information of the 300 obligors support obligors who owe past due support. The 301 Department of Financial Services shall conduct a data match of 302 the file against all apparent owners of unclaimed property under 303 chapter 717 and provide the resulting match list to the 304 department. 305 (3) As the state's Title IV-D agency under s. 409.2557(1), 306 the department is authorized to submit claims for unclaimed 307 property to the Department of Financial Services for the purpose 308 of collecting past due support and shall do so in accordance 309 with the standards established by the Department of Financial 310 Services Upon receipt of the data match list, the department

311 shall provide to the Department of Financial Services the 312 obligor's last known address. The Department of Financial 313 Services shall follow the notification procedures under s. 314 717.118.

(4) <u>Before</u> Prior to paying an obligor's approved claim, the Department of Financial Services shall notify the department that such claim has been approved. Upon confirmation that the Department of Financial Services has approved the claim <u>or a</u> <u>claim submitted by the department</u>, the department shall

Page 11 of 19

590-03167-21 20211532c2 320 immediately send a notice by regular certified mail to the 321 obligor, with a copy to the Department of Financial Services, 322 advising the obligor of the department's intent to intercept the 323 property approved claim up to the amount of the past due 324 support, and informing the obligor of the obligor's right to 325 request a hearing under chapter 120. If there is a hearing, the 326 Department of Financial Services shall retain custody of the 327 property until a final order has been entered and any appeals 328 thereon have been concluded. If the obligor fails to request a 329 hearing, the department shall inform enter a final order 330 instructing the Department of Financial Services to transfer to 331 the department the property up to the amount of past due support 332 owed in the amount stated in the final order. Upon such 333 transfer, the Department of Financial Services shall be released 334 from further liability related to the transferred property.

(5) The provisions of This section provides provide a
supplemental remedy, and the department may use this remedy in
conjunction with any other method of collecting support.

338 Section 9. Subsection (1) of section 409.2567, Florida 339 Statutes, is amended to read:

340

409.2567 Services to individuals not otherwise eligible.-

341 (1) (a) All support services provided by the department shall be made available on behalf of all dependent children. 342 343 Services shall be provided upon acceptance of public assistance 344 or upon proper application filed with the department. The 345 federally required application fee for individuals who do not 346 receive public assistance is \$1, which shall be waived for all 347 applicants and paid by the department. The annual fee required under 42 U.S.C. s. 654(6)(B), as amended by Pub. L. No. 115-123, 348

Page 12 of 19

	590-03167-21 20211532c2
349	for cases involving an individual who has never received
350	temporary cash assistance and for whom the department has
351	collected the federally required minimum amount of support shall
352	be paid by the department.
353	(b) The department may include confidential and exempt
354	information in unencrypted electronic mail communications with a
355	parent, a caregiver, or any other person who is authorized to
356	receive the information, provided the parent, caregiver, or
357	other person consents to such communications, except that social
358	security numbers, federal tax information, driver license
359	numbers, and bank account numbers may not be provided in this
360	manner.
361	Section 10. Section 409.2576, Florida Statutes, is amended
362	to read:
363	409.2576 State Directory of New Hires
364	(1) DIRECTORY CREATEDThe State Directory of New Hires is
365	hereby created and shall be administered by the Department of
366	Revenue or its agent. All employers and service recipients in
367	this the state shall furnish a report consistent with subsection
368	(3) for each newly hired or rehired employee or individual who
369	is not an employee but is provided payment for services
370	<u>rendered,</u> unless the employee <u>or individual</u> is employed by <u>or</u>
371	<u>under contract with</u> a federal or state agency performing
372	intelligence or counterintelligence functions and the head of
373	such agency has determined that reporting pursuant to this
374	section could endanger the safety of the employee or individual
375	or compromise an ongoing investigation or intelligence mission.
376	(2) DEFINITIONSFor purposes of this section:
377	<u>(b)</u> "Employee" is defined as an individual who is an

Page 13 of 19

590-03167-21 20211532c2 378 employee within the meaning of chapter 24 of the Internal 379 Revenue Code of 1986. 380 (c) (b) "Employer" has the meaning given such term in s. 381 3401(d) of the Internal Revenue Code of 1986 and includes any 382 government entity and labor organization. 383 (d) (c) "Labor organization" has the meaning given such term 384 in s. 2(5) of the National Labor Relations Act and includes any 385 entity which is used by the organization and an employer to 386 carry out requirements described in s. 8(f)(3) of such act of an 387 agreement between the organization and employer. 388 (a) (d) "Date of hire" is the first day of work for which 389 the employee is owed income. 390 (e) "Service recipient" means a person engaged in a trade 391 or business who pays an individual for services rendered in the course of such trade or business. 392 393 (3) EMPLOYERS AND SERVICE RECIPIENTS TO FURNISH REPORTS.-394 (a) Each employer subject to the reporting requirements of 395 chapter 443 with 250 or more employees, shall provide to the 396 State Directory of New Hires, a report listing the employer's 397 legal name, address, and reemployment assistance identification 398 number. The report must also provide the name and social 399 security number of each new employee or rehired employee at the 400 end of the first pay period following employment or 401 reemployment. 402 (b) All employers shall furnish a report to the State 403 Directory of New Hires of the state in which the newly hired or

404 rehired employee works. The report required in this section 405 shall be made on a W-4 form or, at the option of the employer, 406 an equivalent form, and can be transmitted magnetically,

Page 14 of 19

435

590-03167-21 20211532c2 407 electronically, by first-class mail, or other methods which may 408 be prescribed by the State Directory. Each report shall include 409 the name, address, date of hire, and social security number of 410 every new and rehired employee and the name, address, and 411 federal employer identification number of the reporting 412 employer. If available, the employer may also include the 413 employee's date of birth in the report. Multistate employers 414 that report new hire information electronically or magnetically may designate a single state to which it will transmit the above 415 416 noted report, provided the employer has employees in that state 417 and the employer notifies the Secretary of Health and Human 418 Services in writing to which state the information will be provided. Agencies of the United States Government shall report 419 420 directly to the National Directory of New Hires. 421 (b) A service recipient shall report to the State Directory 422 of New Hires an individual who is not an employee in the same 423 manner as described in paragraph (a) but who the service recipient, while engaged in a trade or business, pays in an 424 425 amount of \$600 or more per calendar year for services rendered 426 in the course of the trade or business. The report must include 427 the name, address, and social security number or other 428 identifying number assigned to the individual under section 6109 429 of the Internal Revenue Code of 1986; the date services for 430 payment were first rendered by the individual; and the name, 431 address, and employer identification number of the service 432 recipient. 433 (c) Pursuant to the federal Personal Responsibility and 434 Work Opportunity Reconciliation Act of 1996, each party is

Page 15 of 19

required to provide his or her social security number in

	590-03167-21 20211532c2
436	accordance with this section. Disclosure of social security
437	numbers obtained through this requirement shall be limited to
438	the purpose of administration of the Title IV-D program for
439	child support enforcement and those programs listed in
440	subsection (9).
441	(4) TIME FOR REPORTS
442	(a) Employers must report new hire information, as
443	described in subsection (3), within 20 days of the hire date of
444	the employee, or, in the case of employers that report new hire
445	information electronically or by magnetic tape, by two monthly
446	transmissions, if necessary, not less than 12 days nor more than
447	16 days apart.
448	(b) Service recipients must report on individuals subject
449	to reporting under paragraph (3)(b) within 20 days after the
450	earlier of:
451	1. The date of the first payment made which requires an
452	information return in accordance with section 6041A(a) of the
453	Internal Revenue Code of 1986; or
454	2. The date on which a contract providing for such payments
455	is entered into.
456	
457	If service recipients report individuals under this paragraph
458	electronically or by magnetic tape, the reports may be made by
459	two monthly transmissions, if necessary, but may not be less
460	than 12 days or more than 16 days apart.
461	(5) ENTRY OF DATA.—The State Directory of New Hires shall
462	enter new hire information <u>reported under this section</u> into an
463	automated database within 5 business days of receipt.
464	(6) MATCHES TO STATE REGISTRY. Not later than May 1, 1998,

Page 16 of 19

590-03167-21

20211532c2

465 The Department of Revenue or its agent must conduct automated 466 matches of the social security numbers of employees reported to 467 the State Directory of New Hires against the social security 468 numbers of records in the State Case Registry. The Title IV-D 469 agency shall use the new hire information received to locate 470 individuals for the purposes of establishing paternity and 471 establishing, modifying, and enforcing support obligations. 472 Private entities under contract with the Title IV-D agency to 473 provide Title IV-D services may have access to information 474 obtained from the State Directory of New Hires and must comply 475 with privacy safeguards.

476 (7) WAGE WITHHOLDING NOTICE AND NATIONAL MEDICAL SUPPORT 477 NOTICE.-The department shall transmit a wage withholding notice 478 consistent with s. 61.1301 and, when appropriate, a national 479 medical support notice, as defined in s. 61.046, to the 480 employee's employer within 2 business days after entry of the 481 new hire information into the State Directory of New Hires' 482 database, unless the court has determined that the obligor's 483 employee's wages or other income is are not subject to 484 withholding or, for purposes of the national medical support 485 notice, the support order does not contain a provision for the 486 employee to provide health insurance. The withholding notice 487 shall direct the employer or other payor of income to withhold 488 income in accordance with the income deduction order, and the 489 national medical support notice shall direct the employer to 490 withhold premiums for health insurance.

491 (8) PROVIDING INFORMATION TO NATIONAL DIRECTORY.-The State
492 Directory of New Hires must furnish information regarding newly
493 hired or rehired employees and other individuals subject to

Page 17 of 19

590-03167-21 20211532c2 494 reporting to the National Directory of New Hires for matching 495 with the records of other state case registries within 3 496 business days of entering such information from the employer 497 into the State Directory of New Hires. The State Directory of 498 New Hires shall enter into an agreement with the Department of 499 Economic Opportunity or its tax collection service provider for 500 the quarterly reporting to the National Directory of New Hires 501 information on wages and reemployment assistance taken from the 502 quarterly report to the Secretary of Labor, now required by 503 Title III of the Social Security Act, except that no report 504 shall be filed with respect to an employee of a state or local 505 agency performing intelligence or counterintelligence functions, 506 if the head of such agency has determined that filing such a 507 report could endanger the safety of the employee or compromise 508 an ongoing investigation or intelligence mission. 509 (9) DISCLOSURE OF INFORMATION.-510 (a) New hire Information reported under this section shall 511 be disclosed to the state agency administering the following 512 programs for the purposes of determining eligibility under those 513 programs: 514 1. Any state program funded under part A of Title IV of the 515 Social Security Act; 516 2. The Medicaid program under Title XIX of the Social 517 Security Act; 3. The reemployment assistance or unemployment compensation 518 program under s. 3304 of the Internal Revenue Code of 1954; 519 520 4. The food assistance program under the Food and Nutrition 521 Act of 2008; and 5. Any state program under a plan approved under Title I 522

Page 18 of 19

	590-03167-21 20211532c2
523	(Old-Age Assistance for the Aged), Title X (Aid to the Blind),
524	Title XIV (Aid to the Permanently and Totally Disabled), or
525	Title XVI (Aid to the Aged, Blind, or Disabled; Supplemental
526	Security Income for the Aged, Blind, and Disabled) of the Social
527	Security Act.
528	(b) New hire Information <u>reported under this section</u> shall
529	be disclosed to the state agencies operating employment security
530	and workers' compensation programs for the purposes of
531	administering such programs.

532

Section 11. This act shall take effect October 1, 2021.