By the Committee on Judiciary; and Senator Berman

590-02024-23 2023226c1 1 A bill to be entitled 2 An act relating to support for dependent adult 3 children; creating s. 61.1255, F.S.; defining the term 4 "dependent adult child"; specifying that parents are 5 responsible for supporting their dependent adult 6 child; requiring that certain rights of the parents of 7 a dependent adult child be established in a 8 guardianship proceeding; specifying individuals who 9 may file a suit to establish support for a dependent 10 adult child; specifying a timeframe during which such 11 suits may be filed; providing an exception; specifying 12 procedures for establishing support; specifying who 13 may receive such support before and after the dependent adult child reaches the age of 18; providing 14 15 construction; authorizing the court to assign support to certain trusts established for a dependent adult 16 17 child; prohibiting the Department of Revenue from 18 filing petitions to establish, modify, or enforce 19 certain support orders; amending s. 61.13, F.S.; 20 conforming a provision to changes made by the act; 21 specifying that a child support order does not 22 terminate on the child's 18th birthday in certain circumstances; specifying that a court may modify a 23 24 child support order for adult children in certain 25 circumstances; authorizing either parent to consent to mental health treatment for a child in certain 2.6 27 circumstances unless stated otherwise in the parenting 28 plan; amending s. 61.29, F.S.; providing that child 29 support guidelines do not apply to certain cases;

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30	amending s. 61.30, F.S.; conforming a provision to
31	changes made by the act; creating s. 61.31, F.S.;
32	providing factors a court must consider when
33	determining the amount of child support for a
34	dependent adult child; authorizing a court to assign
35	support to certain trusts established for a dependent
36	adult child for a specified purpose; requiring the
37	court to consider certain state and federal programs
38	and benefits when making its decisions; amending s.
39	393.12, F.S.; providing an additional circumstance
40	under which a guardian advocate must be represented by
41	an attorney in guardianship proceedings; specifying
42	that petitions to appoint a guardian advocate for a
43	person with disabilities may include certain requests
44	for support from the person's parents; amending ss.
45	742.031 and 742.06, F.S.; conforming provisions to
46	changes made by the act; creating s. 744.1013, F.S.;
47	assigning jurisdiction over petitions for support of
48	dependent adult children to the guardianship court;
49	specifying who may receive such support for dependent
50	adult children over the age of 18; authorizing a court
51	to assign support to certain trusts established for a
52	dependent adult child for a specified purpose;
53	specifying that such support orders supersede any
54	orders entered under certain other provisions;
55	amending s. 744.3021, F.S.; conforming provisions to
56	changes made by the act; creating s. 744.422, F.S.;
57	authorizing a guardian of a dependent adult child to
58	petition the court for certain support payments from
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59	the dependent adult child's parents in certain
60	circumstances; specifying that the amount of such
61	support is determined pursuant to certain provisions;
62	providing an effective date.
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64	Be It Enacted by the Legislature of the State of Florida:
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66	Section 1. Section 61.1255, Florida Statutes, is created to
67	read:
68	61.1255 Support for dependent adult children; powers of
69	court
70	(1) For purposes of this section, the term "dependent adult
71	child" means an unmarried adult who is incapable of self-support
72	as a result of a physical or mental incapacity that began before
73	the person reached the age of 18.
74	(2) The parents of a dependent adult child are responsible
75	for supporting that child.
76	(3) The right of a parent or other person to decide where
77	the dependent adult child will live must be established in a
78	guardianship proceeding brought under chapter 393 or chapter
79	744.
80	(4) A suit to establish support for a dependent adult child
81	may only be filed by one of the following:
82	(a) The dependent adult child or his or her agent under a
83	durable power of attorney, if the dependent adult child's right
84	to sue or defend lawsuits has not been removed by the court. Any
85	such action must be brought in the circuit court in the county
86	in which the child resides.
87	(b) A parent or other person on behalf of the dependent
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88	adult child. Any such action must be brought under chapter 393
89	or chapter 744.
90	(c) The dependent adult child's guardian advocate appointed
91	under chapter 393 or guardian appointed under chapter 744.
92	(5) A suit to establish support for a dependent adult child
93	may be filed at any time after he or she reaches the age of 17
94	years and 6 months, unless such an order is already in place,
95	having been established during the child's minority.
96	(6) If a court has jurisdiction over the parties because of
97	an issue of child support, the parents may agree in writing to
98	extend support in the existing case if the agreement is
99	submitted to the court for approval before the dependent adult
100	child reaches the age of 18. Otherwise, the amount of support to
101	be paid by one parent to the other must be established in a
102	guardianship proceeding or in a separate support proceeding in
103	circuit court pursuant to paragraph (4)(a). This section does
104	not preclude a court from establishing support, ordering
105	continued support, or enforcing or modifying support orders
106	established under this chapter absent an agreement by the
107	parents.
108	(7) Support ordered after the dependent adult child reaches
109	the age of 18 may be paid only to the dependent adult child or
110	his or her court-appointed guardian advocate, guardian, or agent
111	under a durable power of attorney. However, the court may
112	irrevocably assign the support to a special needs trust under 42
113	U.S.C. s. 1396p(d)(4) or to a pooled trust under 42 U.S.C. s.
114	1396p(d)(4)(C) established for the dependent adult child by the
115	dependent adult child, his or her agent under a durable power of
116	attorney, the court, a parent or grandparent, a guardian, or a
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590-02024-23 2023226c1 117 guardian advocate who has been delegated those rights in order 118 to maintain the dependent adult child's means-based government 119 benefits. 120 (8) The Department of Revenue may not file a petition to 121 establish, modify, or enforce a support order under this 122 section. 123 Section 2. Paragraph (a) of subsection (1) and paragraph 124 (b) of subsection (2) of section 61.13, Florida Statutes, are 125 amended to read: 126 61.13 Support of children; parenting and time-sharing; 127 powers of court.-128 (1) (a) In a proceeding under this chapter, the court may at 129 any time order either or both parents who owe a duty of support 130 to a child to pay support to the other parent or, in the case of 131 both parents, to a third party who has custody in accordance 132 with the child support quidelines schedule in s. 61.30. 133 1. All child support orders and income deduction orders 134 entered on or after October 1, 2010, must provide: 135 a. For child support to terminate on a child's 18th 136 birthday unless the court finds or previously found that the 137 minor child, or the child who is dependent in fact and between 138 the ages of 18 and 19, is still in high school and is performing 139 in good faith with a reasonable expectation of graduation before he or she reaches the age of 19 s. 743.07(2) applies, or the 140 141 continued support is otherwise agreed to by the parties; 142 b. A schedule, based on the record existing at the time of 143 the order, stating the amount of the monthly child support 144 obligation for all the minor children at the time of the order 145 and the amount of child support that will be owed for any

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146	remaining children after one or more of the children are no
147	longer entitled to receive child support; and
148	c. The month, day, and year that the reduction or
149	termination of child support becomes effective.
150	2. The court initially entering an order requiring one or
151	both parents to make child support payments has continuing
152	jurisdiction after the entry of the initial order to modify the
153	amount and terms and conditions of the child support payments
154	if: the modification is found by the court to be in the best
155	interests of the child; when the child reaches majority; if
156	there is a substantial change in the circumstances of the
157	parties; the minor child, or the child who is dependent in fact
158	and between the ages of 18 and 19, is still in high school and
159	is performing in good faith with a reasonable expectation of
160	graduation before he or she reaches the age of 19 $rac{ ext{if s.}}{ ext{if s.}}$
161	743.07(2) applies; or <u>the</u> when a child is emancipated, marries,
162	joins the armed services, or dies. The court initially entering
163	a child support order has continuing jurisdiction to require the
164	obligee to report to the court on terms prescribed by the court
165	regarding the disposition of the child support payments.
166	(2)
167	(b) A parenting plan approved by the court must, at a
168	minimum:
169	1. Describe in adequate detail how the parents will share
170	and be responsible for the daily tasks associated with the
171	upbringing of the child;
172	2. Include the time-sharing schedule arrangements that
173	specify the time that the minor child will spend with each
174	parent;
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175	3. Designate who will be responsible for:
176	a. Any and all forms of health care. If the court orders
177	shared parental responsibility over health care decisions, the
178	parenting plan must provide that either parent may consent to
179	mental health treatment for the child <u>unless stated otherwise in</u>
180	the parenting plan.
181	b. School-related matters, including the address to be used
182	for school-boundary determination and registration.
183	c. Other activities; and
184	4. Describe in adequate detail the methods and technologies
185	that the parents will use to communicate with the child.
186	Section 3. Section 61.29, Florida Statutes, is amended to
187	read:
188	61.29 Child support guidelines; principles; application
189	(1) The following principles establish the public policy of
190	the State of Florida in the creation of the child support
191	guidelines:
192	<u>(a)</u> Each parent has a fundamental obligation to support
193	his or her minor or legally dependent child.
194	(b) (2) The guidelines schedule is based on the parent's
195	combined net income estimated to have been allocated to the
196	child as if the parents and children were living in an intact
197	household.
198	<u>(c)</u> The guidelines encourage fair and efficient
199	settlement of support issues between parents and minimizes the
200	need for litigation.
201	(2) The guidelines in this section do not apply to support
202	for a dependent adult child as defined in s. 61.1255. The amount
203	of support for a dependent adult child is determined by s.
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204	<u>61.31.</u>
205	Section 4. Paragraph (a) of subsection (1) of section
206	61.30, Florida Statutes, is amended to read:
207	61.30 Child support guidelines; retroactive child support
208	(1)(a) The child support guideline amount as determined by
209	this section presumptively establishes the amount the trier of
210	fact <u>must</u> shall order as child support <u>for a minor child, or a</u>
211	child who is dependent in fact and between the ages of 18 and 19
212	and who is still in high school and is performing in good faith
213	with a reasonable expectation of graduation before he or she
214	reaches the age of 19, in an initial proceeding for such support
215	or in a proceeding for modification of an existing order for
216	such support, whether the proceeding arises under this or
217	another chapter. The trier of fact may order payment of child
218	support which varies, plus or minus 5 percent, from the
219	guideline amount, after considering all relevant factors,
220	including the needs of the child or children, age, station in
221	life, standard of living, and the financial status and ability
222	of each parent. The trier of fact may order payment of child
223	support in an amount which varies more than 5 percent from such
224	guideline amount only upon a written finding explaining why
225	ordering payment of such guideline amount would be unjust or
226	inappropriate. Notwithstanding the variance limitations of this
227	section, the trier of fact <u>must</u> shall order payment of child
228	support which varies from the guideline amount as provided in
229	paragraph (11)(b) whenever any of the children are required by
230	court order or mediation agreement to spend a substantial amount
231	of time with either parent. This requirement applies to any
232	living arrangement, whether temporary or permanent.

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590-02024-23 2023226c1 233 Section 5. Section 61.31, Florida Statutes, is created to 234 read: 235 61.31 Amount of support for a dependent adult child.-236 (1) In determining the amount of support to be paid after a 237 dependent adult child as defined in s. 61.1255 reaches the age 238 of 18, the specific terms and conditions of such support, and 239 the rights and duties of both parents with respect to the 240 support, the court shall determine and give consideration to all 241 of the following: 242 (a) The dependent adult child's income and assets. 243 (b) Any existing and future needs of the dependent adult 244 child which are directly related to his or her mental or 245 physical incapacity and the substantial care and personal 246 supervision directly required by or related to that incapacity. 247 (c) Whether a parent pays for or will pay for the care or 248 supervision of the dependent adult child or provides or will 249 provide substantial care or personal supervision to the 250 dependent adult child himself or herself. 251 (d) The financial resources available to each parent for 252 the support, care, and supervision of the dependent adult child. 253 (e) Any other financial resources or other resources or 254 programs available for the support, care, and supervision of the 255 dependent adult child. 256 (2) The court may irrevocably assign the support to a 257 special needs trust under 42 U.S.C. s. 1396p(d)(4) or to a 258 pooled trust under 42 U.S.C. s. 1396p(d)(4)(C) established for 259 the dependent adult child by the dependent adult child, his or 260 her agent under a durable power of attorney, the court, a parent

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or grandparent, a guardian, or a guardian advocate who has been

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590-02024-23 2023226c1 262 delegated those rights in order to maintain the dependent adult child's means-based government <u>benefits.</u> 263 264 (3) In making its decisions, the court shall take into 265 consideration any state or federal programs and benefits that 266 the dependent adult child is receiving and the effect that the 267 court-ordered support would have on the dependent adult child's 268 continued eligibility for such programs and benefits. 269 Section 6. Paragraph (b) of subsection (2) and subsection 270 (3) of section 393.12, Florida Statutes, are amended to read: 271 393.12 Capacity; appointment of guardian advocate.-272 (2) APPOINTMENT OF A GUARDIAN ADVOCATE.-273 (b) A person who is being considered for appointment or is 274 appointed as a guardian advocate is not required to need not be 275 represented by an attorney unless required by the court or if 276 the guardian advocate is delegated any rights regarding property 277 other than the right to be the representative payee for 278 government benefits or the right of a parent to receive periodic 279 payments for the support, care, maintenance, education, or other 280 needs of the person with a developmental disability. This 281 paragraph applies only to proceedings relating to the 282 appointment of a guardian advocate and the court's supervision 283 of a guardian advocate and is not an exercise of the 284 Legislature's authority under pursuant to s. 2(a), Art. V of the 285 State Constitution. 286 (3) PETITION.-(a) A petition to appoint a guardian advocate for a person 287

288 with a developmental disability may be executed by an adult 289 person who is a resident of this state. The petition must be 290 verified and must:

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590-02024-23 2023226c1 291 1.(a) State the name, age, and present address of the 292 petitioner and his or her relationship to the person with a 293 developmental disability; 294 2.(b) State the name, age, county of residence, and present 295 address of the person with a developmental disability; 296 3.(c) Allege that the petitioner believes that the person 297 needs a guardian advocate and specify the factual information on 298 which such belief is based; 299 4.(d) Specify the exact areas in which the person lacks the 300 decisionmaking ability to make informed decisions about his or 301 her care and treatment services or to meet the essential 302 requirements for his or her physical health or safety; 303 5.(e) Specify the legal disabilities to which the person is 304 subject; and 305 6.(f) State the name of the proposed guardian advocate, the 306 relationship of that person to the person with a developmental 307 disability; the relationship that the proposed guardian advocate 308 had or has with a provider of health care services, residential 309 services, or other services to the person with a developmental 310 disability; and the reason why this person should be appointed. 311 The petition must also state if a willing and qualified guardian 312 advocate cannot be located, the petition shall so state. 313 (b) A petition to appoint a guardian advocate may include a request for periodic payments from either or both parents of the 314 315 person with a developmental disability for the support, care, 316 maintenance, education, or other needs of that person. 317 Section 7. Subsection (1) of section 742.031, Florida 318 Statutes, is amended to read: 319 742.031 Hearings; court orders for support, hospital

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320 expenses, and attorney attorney's fee.-

321 (1) Hearings for the purpose of establishing or refuting 322 the allegations of the complaint and answer must shall be held 323 in the chambers and may be restricted to persons, in addition to 324 the parties involved and their counsel, as the judge in his or 325 her discretion may direct. The court shall determine the issues 326 of paternity of the child and the ability of the parents to 327 support the child. Each party's social security number must 328 shall be recorded in the file containing the adjudication of 329 paternity. If the court finds that the alleged father is the father of the child, it must shall so order. If appropriate, the 330 331 court may shall order the father to pay the complainant, her 332 guardian, or any other person assuming responsibility for the 333 child moneys sufficient to pay reasonable attorney attorney's 334 fees, hospital or medical expenses, cost of confinement, and any 335 other expenses incident to the birth of the child and to pay all 336 costs of the proceeding. Bills for pregnancy, childbirth, and 337 scientific testing are admissible as evidence without requiring 338 third-party foundation testimony, and shall constitute prima 339 facie evidence of amounts incurred for such services or for 340 testing on behalf of the child. The court shall order either or 341 both parents owing a duty of support to the child to pay support 342 under chapter 61 pursuant to s. 61.30. The court must shall 343 issue, upon motion by a party, a temporary order requiring child support for a minor child under pursuant to s. 61.30 pending an 344 345 administrative or judicial determination of parentage τ if there 346 is clear and convincing evidence of paternity on the basis of 347 genetic tests or other evidence. The court may also make a 348 determination of an appropriate parenting plan, including a

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349	time-sharing schedule, in accordance with chapter 61.
350	Section 8. Section 742.06, Florida Statutes, is amended to
351	read:
352	742.06 Jurisdiction retained for future ordersThe court
353	shall retain jurisdiction of the cause for the purpose of
354	entering such other and further orders as changing circumstances
355	of the parties may in justice and equity require. <u>Modifications</u>
356	of child support and time-sharing are determined under chapter
357	<u>61.</u>
358	Section 9. Section 744.1013, Florida Statutes, is created
359	to read:
360	744.1013 Jurisdiction for support claimsThe court has
361	jurisdiction over claims for support of a dependent adult child
362	as defined in s. 61.1255 and shall adjudicate the financial
363	obligation, including health insurance, of the dependent adult
364	child's parents and enforce the financial obligation as provided
365	in chapter 61. All support required to be paid in relation to a
366	dependent adult child over the age of 18 must be paid to the
367	dependent adult child or his or her court-appointed guardian
368	advocate, guardian, or agent under a durable power of attorney.
369	However, the court may irrevocably assign the support to a
370	special needs trust under 42 U.S.C. s. 1396p(d)(4) or to a
371	pooled trust under 42 U.S.C. s. 1396p(d)(4)(C) established for
372	the dependent adult child by the dependent adult child, his or
373	her agent under a durable power of attorney, the court, a parent
374	or grandparent, a guardian, or a guardian advocate who has been
375	delegated those rights in order to maintain the dependent adult
376	child's means-based government benefits. Any order for support
377	entered in a proceeding under this chapter or chapter 393

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590-02024-23 2023226c1 378 supersedes any support order entered under chapter 61. 379 Section 10. Subsection (4) of section 744.3021, Florida 380 Statutes, is amended to read: 381 744.3021 Guardians of minors.-382 (4) If a petition is filed under pursuant to this section 383 requesting appointment of a guardian for a minor who is the 384 subject of any proceeding under chapter 39 or chapter 61 and who 385 is aged 17 years and 6 months or older, the court division with 386 jurisdiction over quardianship matters has jurisdiction over the 387 proceedings under s. 744.331. The alleged incapacitated minor under this subsection \underline{mu} st shall be provided all the due process 388 389 rights conferred upon an alleged incapacitated adult under 390 pursuant to this chapter and applicable court rules. The order of adjudication under s. 744.331 and the letters of limited or 391 392 plenary guardianship may issue upon the minor's 18th birthday or 393 as soon thereafter as possible. Any proceeding under pursuant to 394 this subsection must shall be conducted separately from any 395 other proceeding. 396 Section 11. Section 744.422, Florida Statutes, is created 397 to read:

398 <u>744.422 Petition for child support for a dependent adult</u> 399 child.-Pursuant to s. 61.1255, a guardian may petition the court 400 for an order requiring either or both parents to pay periodic 401 amounts for the support, care, maintenance, education, and any 402 other needs of a dependent adult child if not otherwise provided 403 for in the guardianship plan. The amount of support is 404 determined pursuant to s. 61.31.

Section 12. This act shall take effect July 1, 2023.

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