1 2 An act relating to individuals with disabilities; 3 amending s. 393.064, F.S.; revising provisions related 4 to programs and services provided by the Agency for 5 Persons with Disabilities; requiring the agency, 6 within available resources, to offer voluntary 7 participation care navigation services to clients and 8 their caregivers at specified times; specifying goals 9 and requirements for such care navigation services; 10 specifying requirements for care plans; requiring the integration of care plans with any individual 11 12 education plans of clients; specifying requirements for such integration; amending s. 393.065, F.S.; 13 requiring the agency to develop and implement an 14 online application process; specifying requirements 15 16 for the online application process; requiring the 17 agency to maintain access to a printable paper application on its website and, upon request, provide 18 19 printed paper applications; requiring the agency to 20 acknowledge receipt of all applications it receives, 21 regardless of the manner of submission, by providing 22 an immediate receipt confirmation to the applicant in a specified manner; defining the term "complete 23 2.4 application"; revising timeframes within which the 25 agency must make eligibility determinations for 26 services; lowering the age that a caregiver must be 27 for an individual to be placed in a certain 28 preenrollment category; amending s. 393.0651, F.S.; 29 revising which types of clients are eligible for an

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30 individual support plan; clarifying the timeframe within which a family or individual support plan must 31 32 be developed; requiring waiver support coordinators to inform the client, client's parent or guardian, or 33 34 client's advocate, as appropriate, of certain 35 information when developing or reviewing the family or 36 individual support plan; providing for a type two 37 transfer of the Florida Unique Abilities Partner 38 Program from the Department of Commerce to the Agency 39 for Persons with Disabilities; amending ss. 20.60 and 413.801, F.S.; conforming provisions to changes made 40 by the act; providing appropriations; requiring the 41 42 Agency for Health Care Administration and the Agency for Persons with Disabilities, in consultation with 43 44 other stakeholders, to jointly develop a comprehensive 45 plan for the administration, finance, and delivery of home and community-based services through a new home 46 47 and community-based services Medicaid waiver program; providing requirements for the waiver program; 48 authorizing the Agency for Health Care Administration 49 50 to contract with necessary experts, in consultation 51 with the Agency for Persons with Disabilities, to 52 assist in developing the plan; requiring the Agency 53 for Persons with Disabilities, in consultation with 54 the Agency for Health Care Administration, to submit a 55 specified report to the Governor and the Legislature 56 by a specified date; providing an effective date. 57

58 Be It Enacted by the Legislature of the State of Florida:

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59	
60	Section 1. Section 393.064, Florida Statutes, is amended to
61	read:
62	393.064 Care navigation Prevention
63	(1) <u>Within available resources,</u> the agency shall <u>offer to</u>
64	clients and their caregivers care navigation services for
65	voluntary participation at the time of application and as part
66	of any eligibility or renewal review. The goals of care
67	navigation are to create a seamless network of community
68	resources and supports for the client and the client's family as
69	a whole to support a client in daily living, community
70	integration, and achievement of individual goals. Care
71	navigation services must involve assessing client needs and
72	developing and implementing care plans, including, but not
73	limited to, connecting a client to resources and supports. At a
74	minimum, a care plan must address immediate, intermediate, and
75	long-term needs and goals to promote and increase well-being and
76	opportunities for education, employment, social engagement,
77	community integration, and caregiver support. For a client who
78	is a public school student entitled to a free appropriate public
79	education under the Individuals with Disabilities Education Act,
80	I.D.E.A., as amended, the care plan must be integrated with the
81	student's individual education plan (IEP). The care plan and IEP
82	must be implemented to maximize the attainment of educational
83	and habilitation goals give priority to the development,
84	planning, and implementation of programs which have the
85	potential to prevent, correct, cure, or reduce the severity of
86	developmental disabilities. The agency shall direct an
87	interagency and interprogram effort for the continued

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88	development of a prevention plan and program. The agency shall
89	identify, through demonstration projects, through program
90	evaluation, and through monitoring of programs and projects
91	conducted outside of the agency, any medical, social, economic,
92	or educational methods, techniques, or procedures that have the
93	potential to effectively ameliorate, correct, or cure
94	developmental disabilities. The agency shall determine the costs
95	and benefits that would be associated with such prevention
96	efforts and shall implement, or recommend the implementation of,
97	those methods, techniques, or procedures which are found likely
98	to be cost-beneficial.
99	(2) <del>Prevention</del> Services provided by the agency <u>must</u> <del>shall</del>

include services to high-risk children from 3 to 5 years of age, and their families, to meet the intent of chapter 411. Except for services for children from birth to age 3 years which are the responsibility of the Division of Children's Medical Services in the Department of Health or part H of the Individuals with Disabilities Education Act, such services may include:

(a) Individual evaluations or assessments necessary to
diagnose a developmental disability or high-risk condition and
to determine appropriate, individual family and support
services.

(b) Early intervention services, including developmentaltraining and specialized therapies.

(c) Support services, such as respite care, parent education and training, parent-to-parent counseling, homemaker services, and other services which allow families to maintain and provide quality care to children in their homes.

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20241758er 117 (3) Other agencies of state government shall cooperate with 118 and assist the agency, within available resources, in 119 implementing programs which have the potential to prevent, or 120 reduce the severity of, developmental disabilities and shall consider the findings and recommendations of the agency in 121 122 developing and implementing agency programs and formulating 123 agency budget requests. 124 (4) There is created at the developmental disabilities 125 center in Gainesville a research and education unit. Such unit 126 shall be named the Raymond C. Philips Research and Education Unit. The functions of such unit shall include: 127 128 (a) Research into the etiology of developmental 129 disabilities. 130 (b) Ensuring that new knowledge is rapidly disseminated 131 throughout the agency. (c) Diagnosis of unusual conditions and syndromes 132 133 associated with developmental disabilities in clients identified throughout developmental disabilities programs. 134 135 (d) Evaluation of families of clients with developmental 136 disabilities of genetic origin in order to provide them with 137 genetic counseling aimed at preventing the recurrence of the disorder in other family members. 138 (e) Ensuring that health professionals in the developmental 139 disabilities center at Gainesville have access to information 140 141 systems that will allow them to remain updated on newer 142 knowledge and maintain their postgraduate education standards. 143 (f) Enhancing staff training for professionals throughout 144 the agency in the areas of genetics and developmental 145 disabilities.

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20241758er 146 Section 2. Subsection (1) and paragraph (d) of subsection (5) of section 393.065, Florida Statutes, are amended to read: 147 148 393.065 Application and eligibility determination.-149 (1) (a) The agency shall develop and implement an online 150 application process that, at a minimum, supports paperless, 151 electronic application submissions with immediate e-mail 152 confirmation to each applicant to acknowledge receipt of 153 application upon submission. The online application system must 154 allow an applicant to review the status of a submitted 155 application and respond to provide additional information. 156 (b) The agency shall maintain access to a printable paper 157 application on its website and, upon request, must provide an 158 applicant with a printed paper application. Paper applications 159 may Application for services shall be submitted made in writing 160 to the agency, in the region in which the applicant resides, 161 sent to a central or regional address through regular United 162 States mail, or faxed to a central or regional confidential fax 163 number. The agency shall acknowledge receipt of all applications 164 it receives, regardless of the manner of submission, with an immediate receipt confirmation provided in the same manner in 165 166 which the application was received, unless the applicant has 167 designated an alternative preferred method of communication on 168 the submitted application. 169 (c) The agency must shall review each submitted application

<u>(c)</u> The agency <u>must</u> sharr review each <u>submitted</u> apprication in accordance with federal time standards and make an eligibility determination within 60 days after receipt of the signed application. If, at the time of the application, an applicant is requesting enrollment in the home and communitybased services Medicaid waiver program for individuals with

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20241758er 175 developmental disabilities deemed to be in crisis, as described 176 in paragraph (5) (a), the agency shall complete an eligibility 177 determination within 45 days after receipt of the signed 178 application. 1.(a) If the agency determines additional documentation is 179 necessary to make an eligibility determination, the agency may 180 181 request the additional documentation from the applicant. 2.(b) When necessary to definitively identify individual 182 183 conditions or needs, the agency or its designee must provide a 184 comprehensive assessment. 185 (c) If the agency requests additional documentation from the applicant or provides or arranges for a comprehensive 186 187 assessment, the agency's eligibility determination must be 188 completed within 90 days after receipt of the signed application. 189 190 (d)1. For purposes of this paragraph, the term "complete 191 application" means an application submitted to the agency which 192 is signed and dated by the applicant or an individual with legal 193 authority to apply for public benefits on behalf of the applicant, is responsive on all parts of the application, and 194 195 contains documentation of a diagnosis. 196 2. If the applicant requesting enrollment in the home and 197 community-based services Medicaid waiver program for individuals 198 with developmental disabilities is deemed to be in crisis as described in paragraph (5)(a), the agency must make an 199 eligibility determination within 15 calendar days after receipt 200 of a complete application. 201 202 3. If the applicant meets the criteria specified in 203 paragraph (5)(b), the agency must review and make an eligibility

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204	determination as soon as practicable after receipt of a complete
205	application.
206	4. If the application meets any of the criteria specified
207	in paragraphs (5)(c)-(g), the agency must make an eligibility
208	determination within 60 days after receipt of a complete
209	application.
210	(e) Any delays in the eligibility determination process, or
211	any tolling of the time standard until certain information or
212	actions have been completed, must be conveyed to the client as
213	soon as such delays are known through verbal contact with the
214	client or the client's designated caregiver and confirmed by a
215	written notice of the delay, the anticipated length of delay,
216	and a contact person for the client.
217	(5) Except as provided in subsections (6) and (7), if a
218	client seeking enrollment in the developmental disabilities home
219	and community-based services Medicaid waiver program meets the
220	level of care requirement for an intermediate care facility for
221	individuals with intellectual disabilities pursuant to 42 C.F.R.
222	ss. 435.217(b)(1) and 440.150, the agency must assign the client
223	to an appropriate preenrollment category pursuant to this
224	subsection and must provide priority to clients waiting for
225	waiver services in the following order:
226	(d) Category 4, which includes, but is not required to be
227	limited to, clients whose caregivers are $\underline{60}$ $\overline{70}$ years of age or
228	older and for whom a caregiver is required but no alternate
229	caregiver is available.
230	
231	Within preenrollment categories 3, 4, 5, 6, and 7, the agency
232	shall prioritize clients in the order of the date that the
I	

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20241758er 233 client is determined eligible for waiver services. 234 Section 3. Section 393.0651, Florida Statutes, is amended 235 to read: 236 393.0651 Family or individual support plan.-The agency shall provide directly or contract for the development of a 237 family support plan for children ages 3 to 18 years of age and 238 239 an individual support plan for each client served by the home 240 and community-based services Medicaid waiver program under s. 241 393.0662. The client, if competent, the client's parent or 242 quardian, or, when appropriate, the client advocate, shall be 243 consulted in the development of the plan and shall receive a 244 copy of the plan. Each plan must include the most appropriate, least restrictive, and most cost-beneficial environment for 245 accomplishment of the objectives for client progress and a 246 specification of all services authorized. The plan must include 247 248 provisions for the most appropriate level of care for the 249 client. Within the specification of needs and services for each 250 client, when residential care is necessary, the agency shall 251 move toward placement of clients in residential facilities based 252 within the client's community. The ultimate goal of each plan, 253 whenever possible, shall be to enable the client to live a 254 dignified life in the least restrictive setting, be that in the 255 home or in the community. The family or individual support plan must be developed within 60 calendar days after the agency 256 257 determines the client eligible pursuant to s. 393.065(3). 258 (1) The agency shall develop and specify by rule the core

258 (1) The agency shall develop and specify by rule the core 259 components of support plans.

(2) The family or individual support plan shall beintegrated with the individual education plan (IEP) for all

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262 clients who are public school students entitled to a free 263 appropriate public education under the Individuals with 264 Disabilities Education Act, I.D.E.A., as amended. The family or 265 individual support plan and IEP must be implemented to maximize 266 the attainment of educational and habilitation goals.

(a) If the IEP for a student enrolled in a public school 267 268 program indicates placement in a public or private residential 269 program is necessary to provide special education and related 270 services to a client, the local education agency must provide for the costs of that service in accordance with the 271 272 requirements of the Individuals with Disabilities Education Act, 273 I.D.E.A., as amended. This does not preclude local education 274 agencies and the agency from sharing the residential service 275 costs of students who are clients and require residential 276 placement.

(b) For clients who are entering or exiting the school system, an interdepartmental staffing team composed of representatives of the agency and the local school system shall develop a written transitional living and training plan with the participation of the client or with the parent or guardian of the client, or the client advocate, as appropriate.

(3) Each family or individual support plan shall be
facilitated through case management designed solely to advance
the individual needs of the client.

(4) In the development of the family or individual support
plan, a client advocate may be appointed by the support planning
team for a client who is a minor or for a client who is not
capable of express and informed consent when:

290

(a) The parent or guardian cannot be identified;

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291	(b) The whereabouts of the parent or guardian cannot be
292	discovered; or
293	(c) The state is the only legal representative of the
294	client.
295	
296	Such appointment may not be construed to extend the powers of
297	the client advocate to include any of those powers delegated by
298	law to a legal guardian.
299	(5) The agency shall place a client in the most appropriate
300	and least restrictive, and cost-beneficial, residential facility
301	according to his or her individual support plan. The client, if
302	competent, the client's parent or guardian, or, when
303	appropriate, the client advocate, and the administrator of the
304	facility to which placement is proposed shall be consulted in
305	determining the appropriate placement for the client.
306	Considerations for placement shall be made in the following
307	order:
308	(a) Client's own home or the home of a family member or
309	direct service provider.
310	(b) Foster care facility.
311	(c) Group home facility.
312	(d) Intermediate care facility for the developmentally
313	disabled.
314	(e) Other facilities licensed by the agency which offer
315	special programs for people with developmental disabilities.
316	(f) Developmental disabilities center.
317	(6) In developing a client's annual family or individual
318	support plan, the individual or family with the assistance of
319	the support planning team shall identify measurable objectives

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320 for client progress and shall specify a time period expected for 321 achievement of each objective.

322 (7) The individual, family, and support coordinator shall 323 review progress in achieving the objectives specified in each 324 client's family or individual support plan, and shall revise the plan annually, following consultation with the client, if 325 326 competent, or with the parent or quardian of the client, or, 327 when appropriate, the client advocate. The agency or designated 328 contractor shall annually report in writing to the client, if 329 competent, or to the parent or quardian of the client, or to the 330 client advocate, when appropriate, with respect to the client's 331 habilitative and medical progress.

(8) Any client, or any parent of a minor client, or 332 333 guardian, authorized guardian advocate, or client advocate for a client, who is substantially affected by the client's initial 334 335 family or individual support plan, or the annual review thereof, 336 shall have the right to file a notice to challenge the decision 337 pursuant to ss. 120.569 and 120.57. Notice of such right to 338 appeal shall be included in all support plans provided by the 339 agency.

340 (9) When developing or reviewing a client's family or 341 individual support plan, the waiver support coordinator shall 342 inform the client, the client's parent or guardian, or, when 343 appropriate, the client advocate about the consumer-directed 344 care program established under s. 409.221.

Section 4. <u>Type two transfer from the Department of</u>
 <u>Commerce.-All powers, duties, functions, records, offices,</u>
 <u>personnel, associated administrative support positions,</u>
 <u>property, pending issues, existing contracts, administrative</u>

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349	authority, administrative rules, and unexpended balances of
350	appropriations, allocations, and any other funds relating to the
351	Florida Unique Abilities Partner Program are transferred by a
352	type two transfer, as described in s. 20.06(2), Florida
353	Statutes, from the Department of Commerce to the Agency for
354	Persons with Disabilities.
355	Section 5. Paragraph (c) of subsection (10) of section
356	20.60, Florida Statutes, is amended to read:
357	20.60 Department of Commerce; creation; powers and duties
358	(10) The department shall, by November 1 of each year,
359	submit an annual report to the Governor, the President of the
360	Senate, and the Speaker of the House of Representatives on the
361	condition of the business climate and economic development in
362	the state.
363	(c) The report must incorporate annual reports of other
364	programs, including:
365	1. A detailed report of the performance of the Black
366	Business Loan Program and a cumulative summary of quarterly
367	report data required under s. 288.714.
368	2. The Rural Economic Development Initiative established
369	under s. 288.0656.
370	3. The Florida Unique Abilities Partner Program.
371	4. A detailed report of the performance of the Florida
372	Development Finance Corporation and a summary of the
373	corporation's report required under s. 288.9610.
374	4.5. Information provided by Space Florida under s.
375	331.3051 and an analysis of the activities and accomplishments
376	of Space Florida.
377	Section 6. Section 413.801, Florida Statutes, is amended to

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20241758er 378 read: 379 413.801 Florida Unique Abilities Partner Program.-380 (1) CREATION AND PURPOSE. - The Agency for Persons with 381 Disabilities Department of Economic Opportunity shall establish 382 the Florida Unique Abilities Partner Program to designate a 383 business entity as a Florida Unique Abilities Partner if the 384 business entity demonstrates commitment, through employment or support, to the independence of individuals who have a 385 386 disability. The agency department shall consult with the 387 Department of Commerce Agency for Persons with Disabilities, the 388 Division of Vocational Rehabilitation of the Department of Education, the Division of Blind Services of the Department of 389 390 Education, and CareerSource Florida, Inc., in creating the 391 program. 392 (2) DEFINITIONS.-As used in this section, the term: 393 (a) "Agency Department" means the Agency for Persons with Disabilities Department of Economic Opportunity. 394 395 (b) "Individuals who have a disability" means persons who 396 have a physical or intellectual impairment that substantially 397 limits one or more major life activities, persons who have a 398 history or record of such an impairment, or persons who are 399 perceived by others as having such an impairment. 400 (3) DESIGNATION.-401 (a) A business entity may apply to the agency department to 402 be designated as a Florida Unique Abilities Partner, based on 403 the business entity's achievements in at least one of the 404 following categories: 405 1. Employment of individuals who have a disability. 406 2. Contributions to local or national disability

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407 organizations.

408 3. Contributions to, or the establishment of, a program
409 that contributes to the independence of individuals who have a
410 disability.

(b) As an alternative to application by a business entity, the <u>agency</u> department must consider nominations from members of the community where the business entity is located. The nomination must identify the business entity's achievements in at least one of the categories provided in paragraph (a).

416 (c) The name, location, and contact information of the
417 business entity must be included in the business entity's
418 application or nomination.

(d) The agency department shall adopt procedures for the 419 420 application, nomination, and designation processes for the Florida Unique Abilities Partner Program. Designation as a 421 422 Florida Unique Abilities Partner does not establish or involve 423 licensure, does not affect the substantial interests of a party, 424 and does not constitute a final agency action. The Florida 425 Unique Abilities Partner Program and designation are not subject 426 to chapter 120.

427 (4) ELIGIBILITY AND AWARD.-In determining the eligibility
428 for the designation of a business entity as a Florida Unique
429 Abilities Partner, the <u>agency</u> <del>department</del> shall consider, at a
430 minimum, the following criteria:

(a) For a designation based on an application by a businessentity, the business entity must certify that:

1. It employs at least one individual who has a disability.
Such employees must be residents of this state and must have
been employed by the business entity for at least 9 months

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436 before the business entity's application for the designation. 437 The <u>agency</u> <del>department</del> may not require the employer to provide 438 personally identifiable information about its employees;

439 2. It has made contributions to local and national 440 disability organizations or contributions in support of 441 individuals who have a disability. Contributions may be 442 accomplished through financial or in-kind contributions, 443 including employee volunteer hours. Contributions must be 444 documented by providing copies of written receipts or letters of 445 acknowledgment from recipients or donees. A business entity with 446 100 or fewer employees must make a financial or in-kind contribution of at least \$1,000, and a business entity with more 447 than 100 employees must make a financial or in-kind contribution 448 449 of at least \$5,000; or

450 3. It has established, or has contributed to the 451 establishment of, a program that contributes to the independence 452 of individuals who have a disability. Contributions must be 453 documented by providing copies of written receipts, a summary of 454 the program, program materials, or letters of acknowledgment 455 from program participants or volunteers. A business entity with 456 100 or fewer employees must make a financial or in-kind 457 contribution of at least \$1,000 in the program, and a business 458 entity with more than 100 employees must make a financial or in-459 kind contribution of at least \$5,000.

460

461 A business entity that applies to the <u>agency</u> department to be 462 designated as a Florida Unique Abilities Partner shall be 463 awarded the designation upon meeting the requirements of this 464 section.

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(b) For a designation based upon receipt of a nomination of a business entity:

1. The <u>agency</u> department shall determine whether the nominee, based on the information provided by the nominating person or entity, meets the requirements of paragraph (a). The <u>agency</u> department may request additional information from the nominee.

472 2. If the nominee meets the requirements, the <u>agency</u> 473 department shall provide notice, including the qualification 474 criteria provided in the nomination, to the nominee regarding 475 the nominee's eligibility to be awarded a designation as a 476 Florida Unique Abilities Partner.

477 3. The nominee shall be provided 30 days after receipt of 478 the notice to certify that the information in the notice is true 479 and accurate and accept the nomination, to provide corrected 480 information for consideration by the agency department and 481 indicate an intention to accept the nomination, or to decline 482 the nomination. If the nominee accepts the nomination, the 483 agency department shall award the designation. The agency 484 department may not award the designation if the nominee declines 485 the nomination or has not accepted the nomination within 30 days after receiving notice. 486

(5) ANNUAL CERTIFICATION.—After an initial designation as a Florida Unique Abilities Partner, a business entity must certify each year that it continues to meet the criteria for the designation. If the business entity does not submit the yearly certification of continued eligibility, the <u>agency</u> <del>department</del> shall remove the designation. The business entity may elect to discontinue its designation status at any time by notifying the

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494 agency department of such decision.

495

(6) LOGO DEVELOPMENT.-

(a) The <u>agency</u> department, in consultation with members of
the disability community, shall develop a logo that identifies a
business entity that is designated as a Florida Unique Abilities
Partner.

(b) The <u>agency</u> department shall adopt guidelines and requirements for the use of the logo, including how the logo may be used in advertising. The <u>agency</u> department may allow a business entity to display a Florida Unique Abilities Partner logo upon designation. A business entity that has not been designated as a Florida Unique Abilities Partner or has elected to discontinue its designated status may not display the logo.

507 (7) WEBSITE.-The agency department shall maintain a website for the program. At a minimum, the website must provide a list 508 509 of business entities, by county, which currently have the 510 Florida Unique Abilities Partner designation, updated guarterly; information regarding the eligibility requirements for the 511 512 designation and the method of application or nomination; and best practices for business entities to facilitate the inclusion 513 of individuals who have a disability, updated annually. The 514 website may provide links to the websites of organizations or 515 other resources that will aid business entities to employ or 516 517 support individuals who have a disability.

518

(8) INTERAGENCY COLLABORATION.-

(a) The <u>Department of Commerce</u> Agency for Persons with
 Disabilities shall provide a link on its website to the <u>agency's</u>
 department's website for the Florida Unique Abilities Partner
 Program.

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523 (b) On a quarterly basis, the agency department shall 524 provide the Florida Tourism Industry Marketing Corporation with 525 a current list of all businesses that are designated as Florida 526 Unique Abilities Partners. The Florida Tourism Industry 527 Marketing Corporation must consider the Florida Unique Abilities Partner Program in the development of marketing campaigns, and 528 529 specifically in any targeted marketing campaign for individuals 530 who have a disability or their families.

(c) The <u>agency</u> department and CareerSource Florida, Inc.,
shall identify employment opportunities posted by business
entities that currently have the Florida Unique Abilities
Partner designation in the workforce information system under s.
445.011.

536

(9) REPORT.-

537 (a) By January 1, <u>2025, and annually thereafter</u> <del>2017</del>, the 538 <u>agency department</u> shall provide a report <u>on the progress and use</u> 539 <u>of the program</u> to the President of the Senate and the Speaker of 540 the House of Representatives <del>on the status of the implementation</del> 541 <del>of this section, including the adoption of rules, development of</del> 542 <del>the logo, and development of application procedures</del>.

543 (b) Beginning in 2017 and each year thereafter, the 544 department's annual report required under s. 20.60 must describe 545 in detail the progress and use of the program. At a minimum, the 546 report must include, for the most recent year, all of the 547 following:

548 (a) The number of applications and nominations received.;
549 (b) The number of nominations accepted and declined.;
550 (c) The number of designations awarded.;
551 (d) Annual certifications.;

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552	(e) The use of information provided under subsection (8). $\dot{\cdot}$
553	and
554	(f) Any other information the agency deems deemed necessary
555	to evaluate the program.
556	(10) RULES.—The <u>agency</u> <del>department</del> shall adopt rules to
557	administer this section.
558	Section 7. For the 2024-2025 fiscal year, the sums of
559	\$16,562,703 in recurring funds from the General Revenue Fund and
560	\$22,289,520 in recurring funds from the Operations and
561	Maintenance Trust Fund are appropriated in the Home and
562	Community Based Services Waiver category to the Agency for
563	Persons with Disabilities to offer waiver services to the
564	greatest number of individuals permissible under the
565	appropriation from preenrollment categories 3, 4, and 5,
566	including individuals whose caregiver is age 60 or older in
567	category 4, as provided in s. 393.065, Florida Statutes, as
568	amended by this act.
569	Section 8. The Agency for Health Care Administration and
570	the Agency for Persons with Disabilities, in consultation with
571	other stakeholders, shall jointly develop a comprehensive plan
572	for the administration, finance, and delivery of home and
573	community-based services through a new home and community-based
574	services Medicaid waiver program. The waiver program shall be
575	for clients transitioning into adulthood and shall be designed
576	to prevent future crisis enrollment into the waiver program
577	authorized under s. 393.0662, Florida Statutes. The Agency for
578	Health Care Administration is authorized to contract with
579	necessary experts, in consultation with the Agency for Persons
580	with Disabilities, to assist in developing the plan. The Agency

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581	for Persons with Disabilities, in consultation with the Agency
582	for Health Care Administration, must submit a report to the
583	Governor, the President of the Senate, and the Speaker of the
584	House of Representatives by December 1, 2024, addressing, at a
585	minimum, all of the following:
586	(1) The purpose, rationale, and expected benefits of the
587	new waiver program.
588	(2) The proposed eligibility criteria for clients and
589	service packages to be offered through the new waiver program.
590	(3) A proposed implementation plan and timeline, including
591	recommendations for the number of clients to be served by the
592	new waiver program at initial implementation, changes over time,
593	and any per-client benefit caps.
594	(4) Proposals for how clients will transition onto and off
595	of the new waiver, including, but not limited to, transitions
596	between this new waiver and the waiver established under s.
597	393.0662, Florida Statutes.
598	(5) The fiscal impact for the implementation year and
599	projections for the subsequent 5 years, determined on an
600	actuarially sound basis.
601	(6) An analysis of the availability of services that would
602	be offered under the new waiver program and recommendations to
603	increase availability of such services, if necessary.
604	(7) A list of all stakeholders, public and private, who
605	were consulted or contacted as part of developing the plan for
606	the new waiver program.
607	Section 9. This act shall take effect July 1, 2024.

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