A bill to be entitled

An act relating to the Department of Children and Family Services; amending s. 409.1451, F.S.; revising the age up to which young adults are eligible for independent living services; creating s. 415.1114, F.S.; transferring the responsibility for adult protective investigations from the Department of Children and Family Services to county sheriffs' offices under certain circumstances; providing contract requirements for implementation of the transfer of responsibilities; providing conditions for funding and performance evaluation; providing an effective date.

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

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Section 1. Paragraph (b) of subsection (2) and subsection (5) of section 409.1451, Florida Statutes, are amended to read:
409.1451 Independent living transition services.—

The department shall serve young adults who have

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(2) ELIGIBILITY.-

services in this section.

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reached 18 years of age but are not yet $\underline{21}$ $\underline{23}$ years of age and who were in foster care when they turned 18 years of age or, after reaching 16 years of age, were adopted from foster care or placed with a court-approved dependency guardian and have spent a minimum of 6 months in foster care within the 12 months

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immediately preceding such placement or adoption, by providing services pursuant to subsection (5). Young adults to be served

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services pursuant to subsection (5). Young adults to be served must meet the eliqibility requirements set forth for specific

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SERVICES FOR YOUNG ADULTS FORMERLY IN FOSTER CARE.-Based on the availability of funds, the department shall provide or arrange for the following services to young adults formerly in foster care who meet the prescribed conditions and are determined eligible by the department. The department, or a community-based care lead agency when the agency is under contract with the department to provide the services described under this subsection, shall develop a plan to implement those services. A plan shall be developed for each community-based care service area in the state. Each plan that is developed by a community-based care lead agency shall be submitted to the department. Each plan shall include the number of young adults to be served each month of the fiscal year and specify the number of young adults who will reach 18 years of age who will be eligible for the plan and the number of young adults who will reach 21 23 years of age and will be ineligible for the plan or who are otherwise ineligible during each month of the fiscal year; staffing requirements and all related costs to administer the services and program; expenditures to or on behalf of the eligible recipients; costs of services provided to young adults through an approved plan for housing, transportation, and employment; reconciliation of these expenses and any additional related costs with the funds allocated for these services; and an explanation of and a plan to resolve any shortages or surpluses in order to end the fiscal year with a balanced budget. The categories of services available to assist a young adult formerly in foster care to achieve independence are:

(a) Aftercare support services.-

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1. Aftercare support services are available to assist young adults who were formerly in foster care in their efforts to continue to develop the skills and abilities necessary for independent living. The aftercare support services available include, but are not limited to, the following:

- a. Mentoring and tutoring.
- b. Mental health services and substance abuse counseling.
- c. Life skills classes, including credit management and preventive health activities.
 - d. Parenting classes.

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- e. Job and career skills training.
- f. Counselor consultations.
- g. Temporary financial assistance.
- h. Financial literacy skills training.

The specific services to be provided under this subparagraph shall be determined by an aftercare services assessment and may be provided by the department or through referrals in the community.

- 2. Temporary assistance provided to prevent homelessness shall be provided as expeditiously as possible and within the limitations defined by the department.
- 3. A young adult who has reached 18 years of age but is not yet $\underline{21}$ $\underline{23}$ years of age who leaves foster care at 18 years of age but who requests services prior to reaching $\underline{21}$ $\underline{23}$ years of age is eligible for such services.
 - (b) Road-to-Independence Program.-
 - 1. The Road-to-Independence Program is intended to help

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eligible students who are former foster children in this state to receive the educational and vocational training needed to achieve independence. The amount of the award shall be based on the living and educational needs of the young adult and may be up to, but may not exceed, the amount of earnings that the student would have been eligible to earn working a 40-hour-a-week federal minimum wage job.

- 2. A young adult who has earned a standard high school diploma or its equivalent as described in s. 1003.43 or s. 1003.435, has earned a special diploma or special certificate of completion as described in s. 1003.438, or has reached 18 years of age but is not yet 21 years of age is eligible for the initial award, and a young adult under 23 years of age is eligible for renewal awards, if he or she:
- a. Was a dependent child, under chapter 39, and was living in licensed foster care or in subsidized independent living at the time of his or her 18th birthday or is currently living in licensed foster care or subsidized independent living, or, after reaching the age of 16, was adopted from foster care or placed with a court-approved dependency guardian and has spent a minimum of 6 months in foster care immediately preceding such placement or adoption;
- b. Spent at least 6 months living in foster care before reaching his or her 18th birthday;
- 109 c. Is a resident of this state as defined in s. 1009.40;
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 - d. Meets one of the following qualifications:
 - (I) Has earned a standard high school diploma or its

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equivalent as described in s. 1003.43 or s. 1003.435, or has earned a special diploma or special certificate of completion as described in s. 1003.438, and has been admitted for full-time enrollment in an eligible postsecondary education institution as defined in s. 1009.533;

- (II) Is enrolled full time in an accredited high school; or
- (III) Is enrolled full time in an accredited adult education program designed to provide the student with a high school diploma or its equivalent.
- 3. A young adult applying for the Road-to-Independence Program must apply for any other grants and scholarships for which he or she may qualify. The department shall assist the young adult in the application process and may use the federal financial aid grant process to determine the funding needs of the young adult.
- 4. An award shall be available to a young adult who is considered a full-time student or its equivalent by the educational institution in which he or she is enrolled, unless that young adult has a recognized disability preventing full-time attendance. The amount of the award, whether it is being used by a young adult working toward completion of a high school diploma or its equivalent or working toward completion of a postsecondary education program, shall be determined based on an assessment of the funding needs of the young adult. This assessment must consider the young adult's living and educational costs and other grants, scholarships, waivers, earnings, and other income to be received by the young adult. An

award shall be available only to the extent that other grants and scholarships are not sufficient to meet the living and educational needs of the young adult, but an award may not be less than \$25 in order to maintain Medicaid eligibility for the young adult as provided in s. 409.903.

- 5. The amount of the award may be disregarded for purposes of determining the eligibility for, or the amount of, any other federal or federally supported assistance.
- 6.a. The department must advertise the criteria, application procedures, and availability of the program to:
- (I) Children and young adults in, leaving, or formerly in foster care.
 - (II) Case managers.
 - (III) Guidance and family services counselors.
 - (IV) Principals or other relevant school administrators.
 - (V) Guardians ad litem.
- (VI) Foster parents.

- b. The department shall issue awards from the program for each young adult who meets all the requirements of the program to the extent funding is available.
- c. An award shall be issued at the time the eligible student reaches 18 years of age.
- d. A young adult who is eligible for the Road-to-Independence Program, transitional support services, or aftercare services and who so desires shall be allowed to reside with the licensed foster family or group care provider with whom he or she was residing at the time of attaining his or her 18th birthday or to reside in another licensed foster home or with a

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group care provider arranged by the department.

- e. If the award recipient transfers from one eligible institution to another and continues to meet eligibility requirements, the award must be transferred with the recipient.
- f. Funds awarded to any eligible young adult under this program are in addition to any other services or funds provided to the young adult by the department through transitional support services or aftercare services.
- g. The department shall provide information concerning young adults receiving funding through the Road-to-Independence Program to the Department of Education for inclusion in the student financial assistance database, as provided in s. 1009.94.
- h. Funds are intended to help eligible young adults who are former foster children in this state to receive the educational and vocational training needed to become independent and self-supporting. The funds shall be terminated when the young adult has attained one of four postsecondary goals under subsection (3) or reaches 21 23 years of age, whichever occurs earlier. In order to initiate postsecondary education, to allow for a change in career goal, or to obtain additional skills in the same educational or vocational area, a young adult may earn no more than two diplomas, certificates, or credentials. A young adult attaining an associate of arts or associate of science degree shall be permitted to work toward completion of a bachelor of arts or a bachelor of science degree or an equivalent undergraduate degree. Road-to-Independence Program funds may not be used for education or training after a young

adult has attained a bachelor of arts or a bachelor of science degree or an equivalent undergraduate degree.

- i. The department shall evaluate and renew each award annually during the 90-day period before the young adult's birthday. In order to be eligible for a renewal award for the subsequent year, the young adult must:
- (I) Complete the number of hours, or the equivalent considered full time by the educational institution, unless that young adult has a recognized disability preventing full-time attendance, in the last academic year in which the young adult earned an award, except for a young adult who meets the requirements of s. 1009.41.
- (II) Maintain appropriate progress as required by the educational institution, except that, if the young adult's progress is insufficient to renew the award at any time during the eligibility period, the young adult may restore eligibility by improving his or her progress to the required level.
- j. Funds may be terminated during the interim between an award and the evaluation for a renewal award if the department determines that the award recipient is no longer enrolled in an educational institution as defined in sub-subparagraph 2.d., or is no longer a state resident. The department shall notify a recipient who is terminated and inform the recipient of his or her right to appeal.
- k. An award recipient who does not qualify for a renewal award or who chooses not to renew the award may subsequently apply for reinstatement. An application for reinstatement must be made before the young adult reaches 21 23 years of age, and a

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student may not apply for reinstatement more than once. In order to be eligible for reinstatement, the young adult must meet the eligibility criteria and the criteria for award renewal for the program.

- (c) Transitional support services.-
- In addition to any services provided through aftercare support or the Road-to-Independence Program, a young adult formerly in foster care may receive other appropriate short-term funding and services, which may include financial, housing, counseling, employment, education, mental health, disability, and other services, if the young adult demonstrates that the services are critical to the young adult's own efforts to achieve self-sufficiency and to develop a personal support system. The department or community-based care provider shall work with the young adult in developing a joint transition plan that is consistent with a needs assessment identifying the specific need for transitional services to support the young adult's own efforts. The young adult must have specific tasks to complete or maintain included in the plan and be accountable for the completion of or making progress towards the completion of these tasks. If the young adult and the department or communitybased care provider cannot come to agreement regarding any part of the plan, the young adult may access a grievance process to its full extent in an effort to resolve the disagreement.
- 2. A young adult formerly in foster care is eligible to apply for transitional support services if he or she has reached 18 years of age but is not yet $\underline{21}$ $\underline{23}$ years of age, was a dependent child pursuant to chapter 39, was living in licensed

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foster care or in subsidized independent living at the time of his or her 18th birthday, and had spent at least 6 months living in foster care before that date.

- 3. If at any time the services are no longer critical to the young adult's own efforts to achieve self-sufficiency and to develop a personal support system, they shall be terminated.
- (d) Payment of aftercare, Road-to-Independence Program, or transitional support funds.—
- 1. Payment of aftercare, Road-to-Independence Program, or transitional support funds shall be made directly to the recipient unless the recipient requests in writing to the community-based care lead agency, or the department, that the payments or a portion of the payments be made directly on the recipient's behalf in order to secure services such as housing, counseling, education, or employment training as part of the young adult's own efforts to achieve self-sufficiency.
- 2. After the completion of aftercare support services that satisfy the requirements of sub-subparagraph (a)1.h., payment of awards under the Road-to-Independence Program shall be made by direct deposit to the recipient, unless the recipient requests in writing to the community-based care lead agency or the department that:
- a. The payments be made directly to the recipient by check or warrant;
- b. The payments or a portion of the payments be made directly on the recipient's behalf to institutions the recipient is attending to maintain eligibility under this section; or
 - c. The payments be made on a two-party check to a business

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or landlord for a legitimate expense, whether reimbursed or not. A legitimate expense for the purposes of this sub-subparagraph shall include automobile repair or maintenance expenses; educational, job, or training expenses; and costs incurred, except legal costs, fines, or penalties, when applying for or executing a rental agreement for the purposes of securing a home or residence.

- The community-based care lead agency may purchase housing, transportation, or employment services to ensure the availability and affordability of specific transitional services thereby allowing an eligible young adult to utilize these services in lieu of receiving a direct payment. Prior to purchasing such services, the community-based care lead agency must have a plan approved by the department describing the services to be purchased, the rationale for purchasing the services, and a specific range of expenses for each service that is less than the cost of purchasing the service by an individual young adult. The plan must include a description of the transition of a young adult using these services into independence and a timeframe for achievement of independence. An eligible young adult who prefers a direct payment shall receive such payment. The plan must be reviewed annually and evaluated for cost-efficiency and for effectiveness in assisting young adults in achieving independence, preventing homelessness among young adults, and enabling young adults to earn a livable wage in a permanent employment situation.
- 4. The young adult who resides with a foster family may not be included as a child in calculating any licensing

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restriction on the number of children in the foster home.

(e) Appeals process.

- 1. The Department of Children and Family Services shall adopt by rule a procedure by which a young adult may appeal an eligibility determination or the department's failure to provide aftercare, Road-to-Independence Program, or transitional support services, or the termination of such services, if such funds are available.
- 2. The procedure developed by the department must be readily available to young adults, must provide timely decisions, and must provide for an appeal to the Secretary of Children and Family Services. The decision of the secretary constitutes final agency action and is reviewable by the court as provided in s. 120.68.
- Section 2. Section 415.1114, Florida Statutes, is created to read:
- 415.1114 Adult protective investigations; procedures; funding.—
- (1) The department may transfer all responsibility for adult protective investigations to the sheriff of a county in which the abuse, neglect, or exploitation of a vulnerable adult in need of services is alleged to have occurred. Each sheriff is responsible for the provision of adult protective investigations in his or her county. An individual who provides these services must complete the training required of protective investigators employed by the department.
- (2) In order to implement the transfer of responsibilities for adult protective investigations, the department and a

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sheriff's office shall enter into a contract for the provision of these services. Funding for the services shall be appropriated to the department and the department shall transfer to the respective sheriff's office funding for the investigative responsibilities assumed by the sheriffs, including any federal funds for which a provider is eligible and agrees to receive and that portion of general revenue funds currently designated to provide those services, including, but not limited to, funding for all investigative positions, training, associated equipment and furnishings, and other fixed capital items. The contract must specify whether the department will continue to perform any adult protective investigations during the initial year and specify if services are to be performed by employees of the department or by persons appointed by the sheriff.

- (3) A sheriff's office that is providing adult protective investigations shall operate in accordance with the performance standards and outcome measures established by the Legislature for protective investigations conducted by the department.
- identified in the annual appropriation made to the department, which shall award grants for the full amount identified in the General Appropriations Act to the respective sheriffs' offices.

 Notwithstanding the provisions of ss. 216.181(16)(b) and 216.351, the department may advance payments to a sheriff's office for adult protective investigations. Funds for adult protective investigations. Funds for adult protective investigations may not be integrated into the regular budget of the sheriff's office. Budgetary data and other data relating to the performance of adult protective investigations

must be	ma	aintaine	ed se	eparately	fro	om al	ll oth	ner re	cor	ds of	the	
sheriff	's	office	and	reported	to	the	depar	rtment	as	speci	ified	in
the gran	nt	agreeme	ent.									

- (5) The program performance evaluation shall be based on criteria mutually agreed upon by the respective sheriffs' offices and the department. The program performance evaluation shall be conducted by the adult protective services program in collaboration with the respective sheriff's office.
- Section 3. This act shall take effect July 1, 2011.

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