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CS/CS/HB7087, Engrossed 2

1	A bill to be entitled
2	An act relating to health care; requiring the Agency
3	for Health Care Administration, the Department of
4	Health, and the Office of Insurance Regulation to
5	collect certain information; creating the Telehealth
6	Advisory Council within the agency for specified
7	purposes; specifying council membership; providing for
8	council membership requirements; requiring the council
9	to review certain findings and make recommendations in
10	a report to the Governor and the Legislature by a
11	specified date; requiring the agency to report such
12	information to the Governor and Legislature by a
13	specified date; providing certain enforcement
14	authority to each agency; providing for expiration of
15	the reporting requirement; reenacting s. 409.975(6),
16	F.S., relating to provider payment of managed medical
17	assistance program participants; providing legislative
18	intent regarding the effect of other legislation;
19	providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. <u>Telehealth utilization and insurance coverage</u>
24	report
25	(1) The Agency for Health Care Administration, the
26	Department of Health, and the Office of Insurance Regulation
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27	shall, within existing resources, survey health care facilities,
28	health maintenance organizations, health care practitioners, and
29	health insurers, respectively, and perform any other research
30	necessary to collect the following information:
31	(a) The types of health care services provided via
32	telehealth.
33	(b) The extent to which telehealth is used by health care
34	practitioners and health care facilities nationally and in the
35	state.
36	(c) The estimated costs and cost savings to health care
37	entities, health care practitioners, and the state associated
38	with using telehealth to provide health care services.
39	(d) Which health care insurers, health maintenance
40	organizations, and managed care organizations cover health care
41	services provided to patients in Florida via telehealth, whether
42	the coverage is restricted or limited, and how such coverage
43	compares to that insurer's coverage for services provided in
44	person. The comparison shall at a minimum include:
45	1. Covered medical or other health care services.
46	2. A description of whether payment rates for such
47	services provided via telehealth are less than, equal to, or
48	greater than payment rates for such services provided in person.
49	3. Any annual or lifetime dollar maximums on coverage for
50	services provided via telehealth and in person.
51	4. Any copayments, coinsurance, or deductible amounts, or
52	policy year, calendar year, lifetime, or other durational
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53	benefit limitation or maximum for benefits or services provided
54	via telehealth and in person.
55	5. Any conditions imposed for coverage for services
56	provided via telehealth that are not imposed for coverage for
57	the same services provided in person.
58	(e) The barriers to using, implementing the use of, or
59	accessing services via telehealth.
60	(2) The Telehealth Advisory Council is created within the
61	Agency for Health Care Administration for the purpose of making
62	recommendations based on the surveys and research findings
63	required by this section. The agency shall use existing and
64	available resources to administer and support the activities of
65	the council under this section. The council may conduct its
66	meetings via teleconference.
67	(a) Members of the council shall serve without
68	compensation and are not entitled to reimbursement for per diem
69	or travel expenses. The council shall consist of 15 members, as
70	follows:
71	1. The Secretary of Health Care Administration, or his or
72	her designee, who shall serve as the chair of the council.
73	2. The State Surgeon General or his or his designee.
74	3. The following members appointed by the Secretary of
75	Health Care Administration:
76	a. Two representatives of health insurers that offer
77	coverage for telehealth services.
78	b. Two representatives of organizations that represent
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79 health care facilities, one of whom shall be a representative of 80 a hospital. 81 c. Two representatives of entities that create or sell 82 telehealth products. 83 d. One representative of an organization that represents 84 telehealth stakeholders. 85 e. Two representatives of long-term care services, one of 86 whom shall be a representative of a nursing home and one of whom 87 shall be a representative from a home health agency or 88 community-based health services program. 4. The following members appointed by the State Surgeon 89 90 General: Two health care practitioners, each of whom practices 91 a. in a different area of medicine. 92 Two representatives of organizations that represent 93 b. 94 health care practitioners. 95 The council shall review the surveys and research (b) 96 findings required by this section and make recommendations to 97 increase the use and accessibility of services provided via 98 telehealth, including the identification of any barriers to 99 implementing or accessing services provided via telehealth, in a 100 report that shall be submitted to the Governor, the President of 101 the Senate, and the Speaker of the House of Representatives on or before October 31, 2017. 102 103 The Agency for Health Care Administration shall (3) 104 compile the surveys and research findings required by this

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105	section and submit a report of such findings to the Governor,
106	the President of the Senate, and the Speaker of the House of
107	Representatives on or before December 31, 2016.
108	(4) The Department of Health shall survey all health care
109	practitioners, as defined in s. 456.001, upon and as a condition
110	of licensure renewal to compile the information required
111	pursuant to this section. The Department of Health and the
112	Office of Insurance Regulation shall submit their survey and
113	research findings to the agency and shall assist the agency in
114	compiling the information to prepare the report.
115	(5) The Agency for Health Care Administration, the
116	Department of Health, and the Office of Insurance Regulation may
117	assess fines under ss. 408.813(2)(d), 456.072(2)(d), and
118	624.310(5), Florida Statutes, respectively, against a health
119	care facility, health maintenance organization, health care
120	practitioner, and health insurer for failure to complete the
121	surveys required under this section.
122	(6) This section expires June 30, 2018.
123	Section 2. Subsection (1) of section 636.202, Florida
124	Statutes, is amended to read:
125	636.202 Definitions.—As used in this part, the term:
126	(1) "Discount medical plan" means a business arrangement
127	or contract in which a person, in exchange for fees, dues,
128	charges, or other consideration, provides access for plan
129	members to providers of medical services and the right to
130	receive medical services from those providers at a discount. The
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term "discount medical plan" does not include any product 131 132 regulated under chapter 627, chapter 641, or part I of this chapter, or any medical services provided through a 133 134 telecommunications medium that does not offer a discount to the 135 plan member for those medical services. 136 Section 3. Notwithstanding the amendment made to s. 137 409.975(6), Florida Statutes, by HB 5101, 1st Eng., 2016 Regular 138 Session, subsection (6) of s. 409.975, Florida Statutes, is 139 reenacted to read: 140 409.975 Managed care plan accountability.-In addition to the requirements of s. 409.967, plans and providers 141 142 participating in the managed medical assistance program shall 143 comply with the requirements of this section. 144 PROVIDER PAYMENT.-Managed care plans and hospitals (6) shall negotiate mutually acceptable rates, methods, and terms of 145 146 payment. For rates, methods, and terms of payment negotiated after the contract between the agency and the plan is executed, 147 148 plans shall pay hospitals, at a minimum, the rate the agency 149 would have paid on the first day of the contract between the 150 provider and the plan. Such payments to hospitals may not exceed 120 percent of the rate the agency would have paid on the first 151 day of the contract between the provider and the plan, unless 152 153 specifically approved by the agency. Payment rates may be 154 updated periodically. 155

155Section 4. It is the intent of the Legislature that the156reenactment of s. 409.975(6), Florida Statutes, made by this act

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2016

157	shall control over the amendment to that subsection made by HB
158	5101, 1st Eng., 2016 Regular Session, regardless of the order in
159	which the reenactment and the amendment are enacted.

160

Section 5. This act shall take effect July 1, 2016.

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