By Senator Artiles

40-00325-17 20171380

A bill to be entitled

An act relating to the state group insurance program; amending s. 110.123, F.S.; requiring the Division of State Group Insurance of the Department of Management Services to establish a state employee health and wellness clinic pilot program; requiring the division to select a vendor to establish and manage the clinics; specifying services to be provided by the clinics; providing that the vendor does not have to file certain claims; providing locations and minimum hours of operation for the clinics; specifying contract requirements; requiring the department to submit an annual report to the Governor and the Legislature regarding the vendor's performance; providing an effective date.

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

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Section 1. Subsection (14) is added to section 110.123, Florida Statutes, to read:

- 110.123 State group insurance program.-
- (14) STATE EMPLOYEE HEALTH AND WELLNESS CLINIC PILOT PROGRAM.—
- (a) The Division of State Group Insurance shall establish a state employee health and wellness clinic pilot program.
- (b) The division shall select and contract with a vendor, procured by competitive solicitation in accordance with chapter 287, to establish and manage two health and wellness clinics.

  The clinics must provide members of the state group health

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insurance program access to the following services:

- 1. Primary care services, including walk-in, consultative, and urgent care services.
  - 2. The dispensing of prescription medicines.
- 3. Wellness services, including online tools and services, health risk assessments and recommendations, health and wellness information mailings, health fairs, wellness screenings, and onsite education.
- 4. Occupational health services, including return-to-work planning, new hire and emergent drug screening, and injury care.
- 5. Administration of vaccines, including immunizations against the influenza virus.
  - 6. Access to and management of electronic medical records.
- (c) At least one program clinic must provide laboratory services and may offer prenatal support services for pregnant employees and digital radiology services.
- (d) The vendor is not required to file insurance claims, including medical, health, and workers' compensation claims, for any service provided by the clinics.
- (e) The pilot program must begin no later than January 1, 2018. The clinics shall be located at the Capital Circle Office Complex in Leon County and at a location in Miami-Dade County.

  The clinics must be open at least 40 hours per week. The location of the clinics must be on state-owned property provided at no cost to the vendor.
- (f) The term of the contract with the program vendor may not exceed 5 years. The contract must specify the financial consequences that the division must apply if the vendor fails to achieve a positive return on the division's investment in the

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program after the program is in effect for 2 years.

- (g) By February 1, 2018, and, thereafter, by each February 1 that the pilot program is in operation, the department shall submit a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives which evaluates the extent to which the vendor has:
- 1. Implemented comprehensive health and wellness services for state employees.
- 2. Leveraged group purchasing power to provide comprehensive health and wellness services.
- 3. Distributed health and wellness information and education materials.
  - 4. Maintained consistent standards for quality of care.
- 5. Achieved cost savings as a result of state employees' use of clinic services.
- <u>6. Achieved and guaranteed state employees' engagement and</u> satisfaction.
  - Section 2. This act shall take effect upon becoming a law.