

	LEGISLATIVE ACTION	
Senate		House
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Senate Amendment Delete everythe and insert: Section 1. Section 1	ent (with title amendment ning after the enacting cation 381.96, Florida Standard support services.—	lause tutes, is created to on, the term:

(b) "Department" means the Department of Health.

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- (c) "Eligible client" means a pregnant woman or a woman who suspects that she is pregnant, and the family of such a woman, who voluntarily seeks pregnancy support services. The period of eligibility may continue for, but may not exceed, 12 months after the birth of the child.
- (d) "Florida Pregnancy Care Network, Inc.," or "network" means the not-for-profit statewide alliance of pregnancy support organizations that provide pregnancy support services through a comprehensive system of care to women and their families.
- (e) "Fraud" means an intentional deception or misrepresentation made by a person with the knowledge that the deception results in an unauthorized benefit to herself or himself or to another person. The term includes any act that constitutes fraud under applicable federal or state law.
- (f) "Pregnancy support services" means services that promote and encourage childbirth, including, but not limited to:
- 1. Direct client services, such as pregnancy testing, counseling, referral, training, and education for pregnant women and their families.
- 2. Program awareness activities, including a promotional campaign to educate the public about the pregnancy support services offered by the network and a website that provides information on the location of providers in the user's area, as well as other available community resources.
- 3. Communication activities, including the operation and maintenance of a hotline or call center with a single statewide toll-free telephone number which is available 24 hours a day for an eligible client to obtain the location and contact information for a pregnancy center located in his or her area.

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- (g) "Wellness services" means services or activities intended to maintain and improve health or prevent illness and injury, including, but not limited to, high blood pressure screening, anemia testing, thyroid screening, cholesterol screening, diabetes screening, and assistance with smoking cessation.
- (2) DEPARTMENT DUTIES.—The department shall contract with the network for the management and delivery of pregnancy support and wellness services to eligible clients.
- (3) CONTRACT REQUIREMENTS.—The department contract must specify the contract deliverables, including financial reports and other reports due to the department, timeframes for achieving contractual obligations, and any other requirements that the department determines are necessary, such as staffing and location requirements. The contract must require the network to:
- (a) Establish, implement, and monitor a comprehensive system of care through subcontractors which meets the pregnancy support and wellness needs of eligible clients.
- (b) Establish and manage subcontracts with a sufficient number of providers to ensure the availability of pregnancy support and wellness services for eligible clients and maintain and manage the delivery of such services throughout the contract period.
- (c) Spend at least 90 percent of contract funds on pregnancy support and wellness services.
- (d) Offer wellness services through vouchers or other appropriate arrangements that allow the purchase of services from qualified health care providers.

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- (e) Require a background screening, as provided in s. 943.0542, for all paid staff and volunteers of a subcontractor if such staff or volunteers provide direct client services to an eligible client who is a minor or an elderly person or who has a disability.
- (f) Annually survey its subcontractors and specify the sanctions that will be imposed for noncompliance with the terms of a subcontract.
- (g) Subcontract only with providers that exclusively promote and support childbirth.
- (h) Ensure that informational materials provided to an eligible client by a provider are current and accurate and cite the source of any medical statement included in the materials.
- (4) SERVICES.—Services provided pursuant to this section must be provided in a noncoercive manner and instructional materials may not include any faith-based content.
- (5) COMPLAINTS.—The department shall establish a procedure for the investigation and resolution of complaints and grievances from eligible clients, maintain a record of complaints, and ensure that the providers inform all eligible clients and providers as to how to report suspected fraud or abuse. The department shall investigate complaints to determine whether a provider is in compliance with this section and the terms of its contract. The department shall notify subject providers and the network of complaints and a written report of the results of its investigation.
- (6) COMPLIANCE.—The department shall conduct periodic unannounced onsite visits to the subcontracted providers to ensure that they are in compliance with the department's



contract requirements. The network must deny or reduce funds or cancel its contract with a provider if the department determines that the provider is not in compliance with the contract terms. Section 2. This act shall take effect July 1, 2018.

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======== T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete everything before the enacting clause and insert:

A bill to be entitled

An act relating to pregnancy support services; creating s. 381.96, F.S.; providing definitions; requiring the Department of Health to contract with a not-for-profit statewide network of organizations to provide pregnancy support and wellness services through subcontractors; providing duties of the department; providing contract requirements; requiring the contractor to spend a specified percentage of funds on direct client services; providing for subcontractor background screenings under certain circumstances; requiring the contractor to annually survey subcontractors; specifying the entities eligible for a subcontract; requiring services to be provided in a noncoercive manner; forbidding the inclusion of faith-based content in informational materials; requiring the department to establish a procedure for the investigation and resolution of complaints and grievances made by eligible clients; requiring the department to investigate such

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complaints and to notify subject providers and the network of complaints and to provide them with a written report of the results of the investigation; requiring the department to conduct periodic unannounced onsite visits to subcontracted providers; requiring the network to deny or reduce funds or cancel its contract with a provider if the department determines that a provider is not in compliance with the contract terms; providing an effective date.