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((c) "(CMS"	mear	s the	Centers	for	Medic	are	and	Medi	icaio	<u>l</u>
Service	es wit	chin	the	United	l States	Depa	artmen	t of	Неа	alth	and	Human
Service	es.											

- (d) "Department" means the Department of Elderly Affairs.
- (e) "PACE organization" means an entity under contract with the agency to deliver PACE services.
- (f) "Participant" means an individual receiving services
 from a PACE organization and who has been determined by the
 department to need the level of care required under the state
 Medicaid plan for coverage of nursing facility services.
- (2) PROGRAM CREATION.—The agency, in consultation with the department, may approve entities that have submitted applications required by the CMS to the agency for review and consideration which contain the data and information required in subsection (3) to provide benefits pursuant to the PACE program as established in 42 U.S.C. s. 1395eee and in accordance with the requirements set forth in this section.
- (3) PACE ORGANIZATION SELECTION.—The agency, in consultation with the department, shall on a continuous basis review and consider applications required by the CMS for PACE which have been submitted to the agency by entities seeking initial state approval to become PACE organizations. Notice of such applications must be published in the Florida Administrative Register.

(a) A prospective PACE organization shall submit	
application documents to the agency before requesting program	
funding. Application documents submitted to and reviewed by the	<u> </u>
agency, in consultation with the department, must include all o	f
the following:	

- 1. Evidence that the applicant is able to meet all of the applicable federal regulations and requirements established by the CMS for participation as a PACE organization by the proposed implementation date.
- 2. Market studies, including an estimate of the number of potential participants and the geographic service area in which the applicant proposes to serve.
- 3. A business plan of operation, including pro forma financial statements and projections, based on the proposed implementation date.
- (b) Each applicant must propose to serve a unique and defined geographic service area without duplication of services or target populations. No more than one PACE organization may be authorized to provide services within any unique and defined geographic service area. The proposed geographic service area must not overlap with or include any part of a geographic service area that was previously authorized by the Legislature and that is specific to another prospective PACE organization.
- (c) An existing PACE organization seeking authority to serve an additional geographic service area not previously

authorized by the agency or the Legislature must meet the requirements set forth in paragraphs (a) and (b).

- (d) Any prospective PACE organization that is granted initial state approval by the agency, in consultation with the department, shall submit its complete federal PACE application, in accordance with the application process and guidelines established by the CMS, to the agency and the CMS within 12 months after the date of initial state approval, or such approval is void.
- (4) ACCOUNTABILITY.—All PACE organizations must meet specific quality and performance standards established by the CMS and the state administering agency for the PACE program. The agency shall oversee and monitor the PACE program and organizations based upon data and reports periodically submitted by PACE organizations to the agency and the CMS. A PACE organization is exempt from the requirements of chapter 641.
- Any entity that has been approved by the agency to enroll participants residing in a specific geographic area in a Program of All-Inclusive Care for the Elderly may transfer such approval and assign its PACE contract to any other entity meeting federal requirements upon the prior approval of the agency and subject to any other required federal approval. Such approved transfer must include the transfer of any funds the Legislature appropriated to such Program of All-Inclusive Care for the

Elderly,	and all	future	approp	priat	cions	with	respect	to	such	<u>1</u>
Program o	of All-Ir	nclusive	Care	for	the	Elderl	y must	be	made	to
the appro	oved tran	nsferee.								

(6) CONSTRUCTION.—This section is subject to, and does not repeal or alter, any law in effect on September 30, 2020, which authorized a geographic service area and initial enrollees for a prospective PACE organization.

Section 2. This act shall take effect October 1, 2020.

TITLE AMENDMENT

Remove everything before the enacting clause and insert:

A bill to be entitled

An act relating to the Program of All-Inclusive Care for the Elderly; creating s. 430.84, F.S.; defining terms; authorizing the Agency for Health Care Administration, in consultation with the Department of Elderly Affairs, to approve certain applicants to provide benefits pursuant to the Program of All-Inclusive Care for the Elderly (PACE); specifying requirements and procedures for the submission, publication, review, and initial approval of applications; requiring prospective PACE organizations that are granted initial approval to apply within a certain timeframe for federal approval; providing

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HOUSE AMENDMENT Bill No. HB 833 (2020)

Amendment No.

113	accountability requirements; exempting PACE
114	organizations from certain requirements; authorizing
115	the transfer of PACE approvals and the assignment of
116	PACE contracts if certain conditions are met;
117	specifying a requirement for future appropriations to
118	approved transferees; providing construction;
119	providing an effective date.

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