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20242518er 1 2 An act relating to health and human services; amending 3 ss. 381.4019 and 381.402, F.S.; providing for the deposit and use of funds from the Dental Student Loan 4 5 Repayment Program and the Florida Reimbursement 6 Assistance for Medical Education Program, 7 respectively, which are returned by a financial 8 institution to the Department of Health; authorizing 9 the department to submit budget amendments for a 10 specified purpose; amending s. 420.622, F.S.; revising the cap on the grant award levels for continuum of 11 12 care lead agencies designated by the State Office on 13 Homelessness; amending s. 430.204, F.S.; authorizing 14 area agencies on aging to carry forward a specified 15 percentage of documented unexpended state funds, 16 subject to certain conditions; providing that 17 implementation of specified provisions of law regarding Florida Kidcare program eligibility are 18 contingent upon certain federal approval; providing 19 20 effective dates.

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

Section 1. Present subsection (9) of section 381.4019, Florida Statutes, as amended by SB 7016, 2024 Regular Session, is redesignated as subsection (10), and a new subsection (9) is added to that section, to read:

381.4019 Dental Student Loan Repayment Program.—The Dental
 Student Loan Repayment Program is established to support the

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30 state Medicaid program and promote access to dental care by 31 supporting qualified dentists and dental hygienists who treat 32 medically underserved populations in dental health professional 33 shortage areas or medically underserved areas.

34 (9) Any payments made under this section and subsequently 35 returned by a financial institution to the department may be 36 deposited into the Grants and Donations Trust Fund to be used 37 for the same purpose. Notwithstanding ss. 216.181 and 216.292, 38 the department may submit budget amendments, subject to the 39 notice, review, and objection procedures of s. 216.177, to 40 increase budget authority to make payments under this section.

Section 2. Present subsection (8) of section 1009.65,
Florida Statutes, as transferred, renumbered as section 381.402,
Florida Statutes, and amended by SB 7016, 2024 Regular Session,
is redesignated as subsection (9), and a new subsection (8) is
added to that section, to read:

46 381.402 Florida Reimbursement Assistance for Medical
47 Education Program.-

48 (8) Any payments made under this section and subsequently 49 returned by a financial institution to the Department of Health 50 may be deposited into the Grants and Donations Trust Fund to be used for the same purpose. Notwithstanding ss. 216.181 and 51 52 216.292, the department may submit budget amendments, subject to 53 the notice, review, and objection procedures of s. 216.177, to 54 increase budget authority to make payments under this section. 55 Section 3. Subsection (4) and paragraph (b) of subsection 56 (5) of section 420.622, Florida Statutes, are amended to read: 420.622 State Office on Homelessness; Council on 57 58 Homelessness.-

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59 (4) The State Office on Homelessness shall accept and 60 administer moneys appropriated to it to provide annual challenge 61 grants to lead agencies of continuums of care designated by the 62 State Office on Homelessness under s. 420.6225. The department 63 shall establish varying levels of grant awards up to \$1.2 million \$750,000 per continuum of care lead agency. The 64 65 department, in consultation with the Council on Homelessness, 66 shall specify a grant award level in the notice of the 67 solicitation of grant applications.

68 (a) To qualify for the grant, a continuum of care lead 69 agency must develop and implement a local continuum of care plan 70 for its designated catchment area. The services and housing 71 funded through the grant must be implemented through the 72 continuum of care's coordinated entry system as provided in s. 73 420.6225(5)(b) and must be designed to assess and refer persons 74 seeking assistance to the appropriate housing intervention and 75 service provider. The continuum of care lead agency shall also document the commitment of local government or private 76 77 organizations to provide matching funds or in-kind support in an 78 amount equal to 25 percent of the grant requested. Expenditures 79 of leveraged funds or resources, including third-party cash or in-kind contributions, are authorized only for eligible 80 activities carried out in connection with a project in which 81 82 such funds or resources have not been used as leverage or match 83 for any other project or program. The expenditures must be certified through a written commitment. 84

(b) Preference must be given to those continuum of care
lead agencies that have demonstrated the ability of their
continuum of care to help households move out of homelessness.

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88 (c) The grant may be used to fund any of the housing, 89 program, or service needs included in the local continuum of 90 care plan. The continuum of care lead agency may allocate the 91 grant to programs, services, or housing providers that implement 92 the local continuum of care plan. The continuum of care lead agency may provide subgrants to a local agency to implement 93 94 programs or services or provide housing identified for funding in the continuum of care lead agency's application to the 95 96 department. A continuum of care lead agency may spend a maximum 97 of 10 percent of its funding on administrative costs.

98 (d) The continuum of care lead agency shall submit a final 99 report to the department documenting the outcomes achieved by 100 the grant-funded programs in enabling persons who are homeless 101 to return to permanent housing, thereby ending such person's 102 episode of homelessness.

103 (5) The State Office on Homelessness may administer moneys 104 given to it to provide homeless housing assistance grants 105 annually to continuum of care lead agencies recognized by the 106 State Office on Homelessness to acquire, construct, or 107 rehabilitate permanent housing units for homeless persons. These moneys shall consist of any sums that the state may appropriate, 108 as well as money received from donations, gifts, bequests, or 109 any other public or private source, which are intended to 110 111 acquire, construct, or rehabilitate permanent housing units for 112 homeless persons.

(b) Funding for any particular project may not exceed \$1.2 million \$750,000.

Section 4. Subsection (10) is added to section 430.204, Florida Statutes, to read:

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| 117 | 430.204 Community-care-for-the-elderly core services; |
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| 118 | departmental powers and duties |
| 119 | (10) An area agency on aging may carry forward documented |
| 120 | unexpended state funds from one fiscal year to the next. The |
| 121 | cumulative amount carried forward may not exceed 10 percent of |
| 122 | the area agency's planning and service area allocation for the |
| 123 | community-care-for-the-elderly program. Funds that are carried |
| 124 | forward from one fiscal year to the next are subject to all of |
| 125 | the following conditions: |
| 126 | (a) The funds may not be used in any manner that would |
| 127 | create increased recurring future obligations, and such funds |
| 128 | may not be used for any type of program or service that is not |
| 129 | currently authorized by existing contracts. |
| 130 | (b) Expenditures of the funds must be separately reported |
| 131 | to the department. |
| 132 | (c) Any unexpended funds that remain at the end of the |
| 133 | contract period must be returned to the department. |
| 134 | (d) The funds may be retained through any contract renewals |
| 135 | or any new procurements as long as the same area agency on aging |
| 136 | is retained by the department. |
| 137 | Section 5. Implementation of chapter 2023-277, Laws of |
| 138 | Florida, by the Agency for Health Care Administration and the |
| 139 | Florida Healthy Kids Corporation is contingent upon federal |
| 140 | approval through a Medicaid waiver or a state plan amendment. |
| 141 | This section shall take effect upon this act becoming a law. |
| 142 | Section 6. Except as otherwise expressly provided in this |
| 143 | act and except for this section, which shall take effect upon |
| 144 | this act becoming a law, this act shall take effect July 1, |
| 145 | 2024. |
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