SB 7044 by HP; Health Insurance Affordability Exchange							
195706	А	S	L	RCS	AHS, Bean	btw L.549 - 550:	03/17 03:40 PM
833796	А	S	L	WD	AHS, Sobel	Delete L.242 - 247:	03/17 03:40 PM
170972	А	S	L	WD	AHS, Sobel	Delete L.197:	03/17 03:40 PM
936206	А	S	L	WD	AHS, Sobel	Delete L.92 - 1410:	03/17 03:40 PM
173068	А	S	L	RCS	AHS, Bean	Delete L.1137 - 1158:	03/17 03:40 PM
940310	А	S	L	RCS	AHS, Bean	Delete L.183 - 217:	03/17 03:40 PM
676972	А	S	L	WD	AHS, Sobel	Delete L.185 - 197:	03/17 03:40 PM

2015 Regular Session

TAB

The Florida Senate

COMMITTEE MEETING EXPANDED AGENDA

APPROPRIATIONS SUBCOMMITTEE ON HEALTH AND HUMAN SERVICES Senator Garcia, Chair Senator Smith, Vice Chair

	Tuesday, March 17, 2015 2:00 —5:00 p.m. <i>James E. "Jim" King, Jr. Committee Room,</i> 401 Senate Office Building				
MEMBERS:	S: Senator Garcia, Chair; Senator Smith, Vice Chair; Senators Abruzzo, Bean, Benacquisto, Grimsley, Richter, and Sobel				
BILL NO. and INTR	ODUCER	BILL DESCRIPTION and SENATE COMMITTEE ACTIONS	COMMITTEE ACTION		
SB 7044		Hoalth Incurance Affordability Exchange: Creation	a the Equ/CS		

1 SB 7044 Health Policy		Health Insurance Affordability Exchange; Creating the Florida Health Insurance Affordability Exchange Program or FHIX in the Agency for Health Care Administration; providing patient rights and responsibilities; providing for the development of a long-term reorganization plan and the formation of the FHIX Workgroup; removing certain Medicaid-eligible persons from those for whom the agency may make payments for medical assistance and related services, etc.
		AHS 03/17/2015 Fav/CS AP

Other Related Meeting Documents

	THE FLC	DRIDA SENATE	
	 -	NCE RECORD	
(Deliver)	BOTH copies of this form to the Senato	or or Senate Professional Staff conducting the m	leeting)
Meeting Date	AFEWITH	RAW CARD	Bill Number (if applicable)
Topic			Amendment Barcode (if applicable)
NameMICHAE	2 MCQUONE	5	1. 104 1
Job Title			WHI
Address		Phone NV	
Street		Emain	
City	State	Zip	
Speaking: For Agai	hst/ Information		In Support Against information into the record.)
Representing	FEOREDA CONT	PARALCE OF CATH	MIC BUSHOPS
Appearing at request of Cha	air: Yes No	Lobbyist registered with Le	gislature: 🦳 Yes 🦳 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

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APPEARANCE RECORD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

17 MAR 2015 7044Bill Number (if applicable) Meeting Date FORDABLE HEALTHCARE Topic Amendment Barcode (if applicable) MCCUE-ONE MICHAR Name RETOR FOR HEALTH USACIATE Job Title Phone 850-284-9130 Address Street Emailmmaguoneef 3230, Zip Citv Waive Speaking: X In Support Against Information Speaking: For Against (The Chair will read this information into the record.) CORIDA CONFERENCE OF MATHOLIC BISHOPS Representing Lobbyist registered with Legislature: X Yes Appearing at request of Chair: Yes X No No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

Meeting Date (Deliver BOTH copies of this form to the Senator or	Senate Professional Staff conducting the meeting) 7044 Bill Number (if applicable)	
Topic Awdf# 195706	Amendment Barcode (if applicable	-)
Name ITM MEENGN		
Job Title		
Address 325 Wi Gellege Arc	Phone <u>475-400</u>	-
City State	Zip Email TIMOMeenanburtim.	[#V
Speaking: For Against Information	Waive Speaking: In Support Against (The Chair will read this information into the record.)	
Representing Mational Association of Insu	rance and Financial Advisors	_
Appearing at request of Chair: Yes No	Lobbyist registered with Legislature: Yes No	

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

ff conducting the meeting) -7044
Bill Number (if applicable)
Amendment Barcode (if applicable)
Phone
Email
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eaking: In Support Against will read this information into the record.)
ition
ered with Legislature: Yes No
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While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE REC	ORD
3/11/15 (Deliver BOTH copies of this form to the Senator or Senate Professional	
Meeting Date	Bill Number (if applicable)
Topic Heatth Care	Amendment Barcode (if applicable)
Name Tammy Perdue	
Job Title General Counsel	
Address 516 N. Adams St	Phone \$50-224-7173
Tallahassee FL 32301	_ Email tperdue@aif.com_
City State Zip	₹.
	Speaking: In Support Against Chair will read this information into the record.)
Representing ASSOCIATED Industries of	Florida
Appearing at request of Chair: Yes X No Lobbyist reg	istered with Legislature: 🗶 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

7044 Bill Number (if applicable)

Topic <u>Coverage</u> Expansion Amendment Barcode (if applicable) Name Jony Carvalho President Job Title Phone 850 - 201 - 2096N. Gadsden Address /or Street FL 32301 Email fony @ sn haf. net-State Zip Tallahassee ity For Against Information Speaking: Waive Speaking: | In Support Against (The Chair will read this information into the record.) Representing Safety Net Hospital Alliance Appearing at request of Chair: Lobbyist registered with Legislature: No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

This form is part of the public record for this meeting.

3/17/2015

eetina Date

APPEARANCE RECORD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Bill Number (if applicable) Amendment Barcode (if applicable)

Topic Heath Insurance providability Exc er youmans Name H Job Title Director of Galanment Prelations wal Blud S 12te 101 Phone 850-251-211 Address 2019 Street Email Talla 1955TC State Waive Speaking: Min Support Speaking: K For Against Against Information (The Chair will read this information into the record.) Society-(Representing America Lobbyist registered with Legislature: Yes No Appearing at request of Chair: Yes-(| No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

3-15-15	(Deliver BOTH copies of this form to the	e Senator or Senate Professional	Staff conducting th	the meeting) 7044
Meeting Date				Bill Number (if applicable)
Topic <u>Medica</u>	aid Expansion	~		Amendment Barcode (if applicable)
Name <u> </u>	Herrly			
Job Title <u>Exec</u>	Direber.		_	
Address <u>110</u>	E Jefferson Si	<i>ک</i> ــــــ	_ Phone _	6810416
	aburreo PC	32301	_ Email	bill here on the on
City Speaking: For c	State			□ In Support □ Against his information into the record.)
Representing	Autional Fed	leration at I	adopender	H Busies,
Appearing at request	of Chair: Yes Vo	Lobbyist regi	stered with	Legislature: 🔍 Xes 🦳 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Bill Number (if applicable)

Торіс	·		Amendment Barcode (if applicable
Name Lance Lozano			
Job Title Chief Opene	ting Of	Ficer	,
Address 116 5. Monvos	237		Phone 80-681.6265
Tella hassee	FL	32301	Email 102000 fba.org
<i>City</i> Speaking: 🗹 For 🗌 Against 📃	State Information	Zip Waiya Sr	beaking: In Support Against
		(The Chai	ir will read this information into the record.)
Representing Florida (United 1	Businesse	s Assoc.
Appearing at request of Chair:		Lobbyist regist	ered with Legislature: 🚺 Yes 📃 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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3-17-5

Meeting Date

APPEARANCE REC	ORD
(Deliver BOTH copies of this form to the Senator or Senate Profession Meeting Date	al Staff conducting the meeting) <u>SB 7044</u> Bill Number (if applicable)
Topic Haalth INSURANCE AFfordability Exchange	Amendment Barcode (if applicable)
Name Larry Gowzelez	
Job Title Groveral Counsel	
Address 223 S. Gadsden St.	Phone <u>850-570-6307</u>
Street /a/chassee He 3230/ City State Zip	Email law gonz @earth link. Net
	e Speaking: In Support Against Chair will read this information into the record.)
Representing Floride Society of Health-System	Pharmaciste
	gistered with Legislature: 🔽 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

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(Deliver BOTH copies of this form to the Senator	or Senate Professional Staff conducting the meeting)
Meeting Date	Bill Number (if applicable)
Topic Health INCorance Attendability E	Amendment Barcode (if applicable)
Name Larry GONZalez	
Name <u>Larry GONZabez</u> Job Title <u>General Counsel</u>	
Address 223 S. Gaded St.	Phone 850-570-6307
Street Telphassee FL City State	32301 Email langonzoparth link. Net
Speaking: For Against Information	Waive Speaking: In Support Against (The Chair will read this information into the record.)
Representing Florida Occupational	Therapy Association
Appearing at request of Chair: Yes Vo	Lobbyist registered with Legislature: Ves No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENAT	re de la companya de
3/17/2015 Meeting Date (Deliver BOTH copies of this form to the Senator or Senate Profile	
Topic Medicaid Expansion	Amendment Barcode (if applicable)
Name Athena Smith Ford	
Job Title Advocacy Director	
Address	Phone 570 - 760 - 1828
Street	1 Email athen of bridachain of
Speaking: For Against Information W	<i>Vaive Speaking:</i> In Support Against <i>The Chair will read this information into the record.</i>)
Representing Florida CHATN	
Appearing at request of Chair: Yes No Lobbyis	t registered with Legislature: 🗌 Yes 🟹 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

317/15 (Deliver BOTH copies of this form to the Senator or Senate Prof.	<u>513 7044</u>
Meeting Date	Bill Number (if applicable)
Торіс	Amendment Barcode (if applicable)
Name <u>Skylar Zander</u>	
Job Title Deputy State Director	
Address 200 W College Ave	Phone 850-728-4522
	301 y Email
Speaking: For Against Information W	Vaive Speaking: In Support Against
Representing Americans for Prospurity	
Appearing at request of Chair: Yes 🔀 No Lobbyis	t registered with Legislature: 📈 Yes 🦳 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE	
APPEARANCE RECO	RD
3 - 15 (Deliver BOTH copies of this form to the Senator or Senate Professional S	Staff conducting the meeting) $SB7044$
Meeting Date	Bill Number (if applicable)
Topic Health Courrage	Amendment Barcode (if applicable)
Name Travis Keels	
Job Title Director of Public Affrin	
Address 100 North Dwal	Phone 904-571-1490
Street 513301 $-\frac{1616568}{City}$ State Zip	Email + Keels@ fornesundeson.
	peaking: In Support Against air will read this information into the record.)
Representing The James Madison Ins	: hittp
Appearing at request of Chair: Yes No Lobbyist regist	tered with Legislature: Yes 🗹 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA S	ENATE
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	ICE RECORD or Senate Professional Staff conducting the meeting) SB 7044 Bill Number (if applicable)
Topic <u>SB 7044</u>	Amendment Barcode (if applicable)
Name 14/10 raentes	
Job Title Pres/CED	
Address 5401 Cake Worth Rd	Phone 561-889-6655
Street Lake Worth Fl	Email Julio @FSHCC.co.
City State	Zip
Speaking: Pror Against Information	Waive Speaking: In Support Against (The Chair will read this information into the record.)
Representing Florida State	Hispanic Chamber of Commerce
Appearing at request of Chair: Yes No	Lobbyist registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

(Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting)

Meeting	g Date				Bill Number (if applicable)
Topic	SB7044				Amendment Barcode (if applicable)
Name	Kin Williams				
Job Title	President				0
Address	ZZZE Per	-shinp St		Phone	850-545-6864
Sti	Tattahassee	F2	32301	Email	Kins @ Marpan . Com_
Cit	ý	State	Zip	.—	at
Speaking:	For Against	Information	Waive Sp (The Cha	eaking: / ir will read	In Support Against this information into the record.)
Repres	enting <u>Marpan</u>	Supply	+ Recyclin	29	
	at request of Chair:	Yes No	Lobbyist regist	ered with	n Legislature: 🗌 Yes 🕅 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE
3/17/15 (Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting) 7044
Meeting bate Bill Number (if applicable) Topic SB 7044 - FHTX Amendment Barcode (if applicable) Restrict Provided in the second sec
Name
Address 306 East College And Phone
Street TH State Zip Email
Speaking: For Against Information Representing Flondg Hospital Association Information The Chair will read this information into the record.)
Appearing at request of Chair: Yes No Lobbyist registered with Legislature: Yes No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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APPEARANCE RECORD

3/17/15 (Deliver BOTH copies of this form to the Senator or Senate Professional St	aff conducting the meeting) 7044
Meeting Date	Bill Number (if applicable)
Topic Healthcare Expansion	Amendment Barcode (if applicable)
Name Karen Woodall	
Job Title	
Address <u>579 E. Call St.</u>	Phone 850-321-9386
Street Tallahussee fl 3230/ City State Zip	Email fcfepJyahoo.con
	beaking: In Support Against ir will read this information into the record.)
Representing FI Center for Fiscal & Economic	Policy
Appearing at request of Chair: Yes No Lobbyist regist	ered with Legislature: 🗹 Yes 🗌 No

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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THE FLORIDA SENATE APPEARANCE RECORD (Deliver BOTH copies of this form to the Senator or Senate Professional Staff conducting the meeting), Bill Number (if applicable) Meeting Date Topic Amendment Barcode (if applicable) efer Name Job Title 5-646 Phone Address Street 33146 Email State In Support Speaking: For Against Information Waive Speaking: Against (The Chair will read this information into the record.) Representing Lobbyist registered with Legislature: Yes 📉 No Appearing at request of Chair: Yes

While it is a Senate tradition to encourage public testimony, time may not permit all persons wishing to speak to be heard at this meeting. Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.

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CourtSmart Tag Report

Room: SB 401 Case: Caption: Appropriations Subcommittee on Health and Human Services Type: Judge:

	/2015 2:03:53 PM /2015 2:59:33 PM Length: 00:55:41
2:03:55 PM	Called to Order
2:04:15 PM	Roll Call
2:05:16 PM	TAB 1: SB 7044
2:11:18 PM	195706
2:12:05 PM	Tim Meenon, NAIFA waives in support
2:12:21 PM	Adopted
2:12:26 PM	833796
2:13:25 PM	Sen. Bean
2:14:32 PM	Sen. Sobel
2:14:41 PM	Withdrawn
2:14:51 PM	170972
2:15:17 PM	Withrawn
2:15:25 PM 2:16:09 PM	936206 Withdrawn
2:16:20 PM	173068
2:17:50 PM	Adopted
2:17:54 PM	940310
2:18:22 PM	Adopted
2:18:27 PM	676972
2:19:32 PM	Sen. Bean
2:20:33 PM	Sen. Sobel
2:21:22 PM	Withdrawn
2:21:42 PM	Sen. Smith
2:22:19 PM	Sen. Bean
2:23:05 PM	Sen. Smith
2:27:36 PM	Sen. Sobel
2:27:56 PM	Sen. Bean
2:28:32 PM	Public testimony
2:28:44 PM	Alisa Lafolt, Lobbyist, FNA waives in support
2:28:51 PM	Tammy Perdue, General Counsel, AIF waives in support
2:28:58 PM	Tony Carvalho, President, SNHA waives in support
2:29:09 PM 2:29:23 PM	Heather Youmans, Director of Gov. Relations, ACS waives in support Bill Herrle, Exect. Director, NFIB -opposition
2:32:52 PM	Sen. Garcia
2:32:32 PM	Sen. Abruzzo
2:37:08 PM	Lance Lorenzo, Chief Operating Officer, FUBA waives in support
2:37:24 PM	Larry Gonzalas, General Counsel, FSHSP waives in support
2:37:38 PM	Athena Smith Ford, Advocacy Director, FL CHAIN
2:40:48 PM	Skylar Zander, Deputy State Director, Americans for Prosperity -opposition
2:41:38 PM	Sen. Abruzzo
2:42:19 PM	Travis Heels, Director of Public Affairs, JMI
2:42:28 PM	Julio Fuentes, Pres/CEO, FSUCC
2:45:18 PM	Kim Williams, President, Marpon Supply & Recycling
2:48:02 PM	Bruce Reuben, President, FHA
2:48:10 PM	Karen Woodall, FCFEP
2:51:08 PM	Phillis Oeters, VP, Baptist Health
2:51:46 PM	Sen. Sobel
2:52:40 PM	Sen. Smith
2:53:36 PM	Sen. Abruzzo Sen. Garcia
2:55:35 PM 2:57:03 PM	Sen. Bean
2:59:00 PM	Roll Call

2:59:21 PM Passed 2:59:26 PM Adjourn

The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepare	d By: The Professio	onal Staff of the Approp	oriations Subcommi	ttee on Health and Human Services	
BILL:	PCS/SB 7044 (418614)				
INTRODUCER:	Appropriations Subcommittee on Health and Human Services and Health Policy Committee				
SUBJECT:	Health Insurance Affordability Exchange				
DATE:	March 19, 201	5 REVISED:			
ANAL	YST	STAFF DIRECTOR	REFERENCE	ACTION	
Lloyd	<u>s</u>	Stovall		HP SPB 7044 as introduced	
1. Brown	I	Pigott	AHS	Recommend: Fav/CS	
2.			AP		

Please see Section IX. for Additional Information:

COMMITTEE SUBSTITUTE - Substantial Changes

I. Summary:

PCS/SB 7044 creates the "Florida Health Insurance Affordability Exchange Program" (FHIX) under ss. 409.710 - 409.731, F.S., as a multi-phased, consumer-driven approach to providing access to high-quality, affordable health care coverage to low-income, uninsured Floridians.

The bill extends health care coverage to an estimated 800,000 uninsured, low-income Floridians in households earning less than 138 percent of the federal poverty level (FPL) who are not currently eligible under the Medicaid program, s. 409.902, F.S. To be eligible, an individual must be a U.S. citizen and a Florida resident.

The FHIX is implemented in three phases, from July 1, 2015, through January 1, 2016. Florida Health Choices, Inc. (corporation), the Florida Healthy Kids Corporation (FHKC), the Department of Children and Families (DCF), and the Agency for Health Care Administration (AHCA) are given duties to implement the FHIX.

The bill provides the AHCA with authority to seek federal approval to implement the FHIX program. Triggers for ending the program are also included.

The bill has a fiscal impact of approximately \$11.87 million to general revenue for Fiscal Year 2015-2016 and a fiscal impact of approximately \$118.5 million to general revenue for Fiscal

Year 2016-2017. The bill is also expected to create an indeterminate amount of cost savings in several health-related programs administered by the AHCA and the DCF.

The bill is effective upon becoming a law.

II. Present Situation:

In 2013, the American Community Survey (ACS) of the federal Census Bureau, estimated that four million Floridians were uninsured.¹ Of that number, 594,000 were projected to be children.² Approximately 900,000 adults in Florida were estimated to have incomes under 100 percent of the federal poverty level (FPL), according to statistics for 2013.³

Beginning January 1, 2014, health insurance coverage in Florida became available through the federal exchange⁴ to persons with incomes above 100 percent of the FPL. Also, on January 1, 2014, Florida Medicaid coverage to children up to age 18 was extended to 133 percent of the FPL.

The Census Bureau's March 2014 Supplement to the Current Population Survey showed that Florida's overall uninsured number had dropped to 3.6 million and the children's number to 504,900.^{5,6} The survey was conducted from January through April 2014.⁷

Florida Medicaid

The Medicaid program is a partnership between the federal and state governments to provide medical care to low income children and disabled persons. Each state operates its own Medicaid program under a state plan that must be approved by the federal Centers for Medicare & Medicaid Services (CMS). The state plan outlines Medicaid eligibility standards, policies, and reimbursement methodologies.

Florida Medicaid is administered by the Agency for Health Care Administration (AHCA) and is financed with federal and state funds. The Department of Children and Families (DCF) determines eligibility for the Medicaid program and transmits that information to the AHCA.

¹ Office of Economic and Demographic Research, Florida Legislature, *Economic Analysis of PPACA and Medicaid Expansion*, Presentation to Senate Select Committee on Patient Protection and Affordable Care Act (Mar. 4, 2013), <u>http://www.flsenate.gov/PublishedContent/Committees/2012-2014/SPPA/MeetingRecords/MeetingPacket_2071.pdf</u> (last visited Mar. 8, 2015).

² Ibid.

³ Kaiser Family Foundation, State Health Facts, *Health Insurance Coverage of the Non-Elderly* (0-64) with Income Below 100% Federal Poverty Level (FPL) <u>http://kff.org/other/state-indicator/nonelderly-up-to-139-fpl/</u> (Mar. 7, 2015).

⁴ President Obama signed the Patient Protection and Affordable Care Act into law on March 23, 2010. The first open enrollment was held starting on October 1, 2013, and a second one was held from November 15, 2014, through February 15, 2015. Florida does not operate its own exchange, so Floridians purchase coverage through the federal exchange at www.healthcare.gov.

⁵ Kaiser Family Foundation, State Health Facts, *Health Insurance Coverage of the Total Population (2013)*, <u>http://kff.org/other/state-indicator/total-population/</u> (last visited Mar. 7, 2015).

⁶ Kaiser Family Foundation, State Health Facts, *Health Insurance Coverage of Children 0-18*, <u>http://kff.org/other/state-indicator/children-0-18/</u> (last visited Mar. 7, 2015).

⁷ More current, reliable estimates of the number of uninsured Floridians is not available at this time.

The AHCA is designated as the single state Medicaid agency and has the lead responsibility for the overall program.⁸

Over 3.7 million Floridians are currently enrolled in Medicaid⁹ and the program's estimated expenditures for the 2014-2015 fiscal year are \$23.4 billion.¹⁰ The current traditional federal share is 60.51 percent with the state paying 39.49 percent for Medicaid enrollees.¹¹ Florida has the fourth largest Medicaid program in the country.¹²

Medicaid currently covers:

- 20 percent of Florida's population;
- 27 percent of Florida's children;
- 62.2 percent of Florida's births;
- 69 percent of Florida's nursing homes days.¹³

The structure for each state's Medicaid program is different and each state's share of expenditures is largely determined by the federal government. Federal law and regulations set the minimum amount, scope, and duration of services offered in the program, among other requirements. Eligibility for Medicaid is based on a number of factors, including age, household or individual income, and assets. State Medicaid benefits are provided in statute under s. 409.903, F.S. (Mandatory Payments for Eligible Persons) and s. 409.904, F.S. (Optional Payments for Eligible Persons).

Applicants for Medicaid must be United States citizens or qualified noncitizens, must be Florida residents, and must provide social security numbers for data matching. While self-attestation is permitted for a number of data elements on the application, most components are matched through the Federal Data Services Hub.¹⁴ Applicants must also agree to cooperate with Child Support Enforcement during the application process.¹⁵

¹⁰ Office of Economic and Demographic Research, *Social Services Estimating Conference Medicaid Expenditures* (December 12, 2014) <u>http://edr.state.fl.us/Content/conferences/medicaid/medhistory.pdf</u> (last visited Mar. 6, 2015).

⁸ See s. 409.963, F.S.

⁹Agency for Health Care Administration, *Report of Medicaid Eligibles - January 31, 2015*, <u>http://ahca.myflorida.com/medicaid/about/pdf/age_assistance_category_2015-01-31.pdf</u> (last visited Mar. 9, 2015).

¹¹ Office of Economic and Demographic Research, *Social Services Estimating Conference - Official FMAP Estimate* (*November 2014*), <u>http://edr.state.fl.us/Content/conferences/medicaid/fmap.pdf</u> (last viewed Mar. 8, 2015). The SSEC has also created a "real time" FMAP blend" for the Statewide Medicaid Managed Care Program which is 60.43% for SFY 2015-16.

¹²Agency for Health Care Administration, Health and Human Services Appropriations Committee Presentation, *Agency for Health Care Administration - An Overview (Jan. 22, 2015)*, Slide 9,

http://www.flsenate.gov/PublishedContent/Committees/2014-2016/AHS/MeetingRecords/MeetingPacket_2759.pdf (last visited: Mar. 6, 2015).

¹³ Id at 10.

 ¹⁴ Florida Department of Children and Families, *Family-Related Medicaid Programs Fact Sheet*, (January 2015), p.3, http://www.dcf.state.fl.us/programs/access/docs/Family-RelatedMedicaidFactSheet.pdf (last visited: Mar. 8, 2015).
 ¹⁵ Id.

Florida's Current Medicaid and CHIP Eligibility Levels in Florida ¹⁶ (With Income Disregards and Modified Adjusted Gross Income)							
Children's Medicaid			CHIP (Kidcare)	Pregnant Women	Parents	Childless Adults	
Age 0-1	Age 1-5	Age 6-18	Ages 0-18	Medicaid			
206% FPL	140% FPL	133% FPL	210% FPL	191% FPL	30% FPL	0% FPL	

Federal poverty guidelines are updated every year by the Census Bureau. The guidelines are used to adopt the threshold for eligibility for financial assistance under a number of different social and human service programs, including Medicaid and the Children's Health Insurance Program.

Federal Poverty Guidelines for 2015 ¹⁷ Annual Income (rounded)							
Family Size	100%	133%	150%	200%			
1	\$11,770	\$15,654	\$17,655	\$23,540			
2	\$15,930	\$21,187	\$23,895	\$31,860			
3	\$20,090	\$26,720	\$30,135	\$40,180			
4	\$24,250	\$32,252	\$36,375	\$48,500			
5	\$28,410	\$37,785	\$42,615	\$56,820			
	Add \$4,160 each additional person after 5						

Minimum eligibility coverage thresholds are established in federal law for certain population groups, such as children, as well as minimum benefits and maximum cost sharing. The minimum benefits include items such as physician services, hospital services, home health services, and family planning.¹⁸ States can add benefits, pending federal approval. Florida has added benefits, including prescription drugs, adult dental services, and dialysis.¹⁹ For children under age 21, the benefits must include the Early and Periodic Screening, Diagnostic and Treatment services, which are those health care and diagnostic services and treatment and measures that may be needed to correct or ameliorate defects or physical and mental illnesses and conditions discovered by screening services, consistent with federal law.²⁰

Statewide Medicaid Managed Care

In 2011, the Legislature established the Statewide Medicaid Managed Care (SMMC) Program as part IV of ch. 409, F.S.²¹ The SMMC has two components: the Long Term Care Managed Care (LTC) program and the Managed Medical Assistance (MMA) program. The SMMC is an integrated, comprehensive, managed care program for Medicaid enrollees that manages the delivery of primary and acute care in 11 regions.

¹⁶ U.S. Centers for Medicare and Medicaid Services, Medicaid.gov, *Florida*, <u>http://www.medicaid.gov/medicaid-chip-program-information/by-state/florida.html</u> (last visited Mar. 7, 2015).

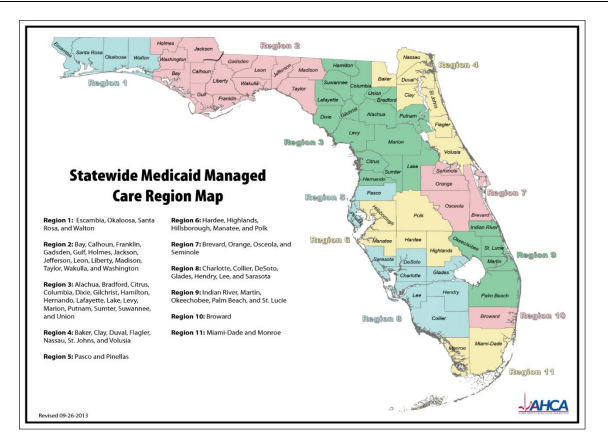
¹⁷ U.S. Department of Health and Human Services, Centers for Medicare and Medicaid Services, *Medicaid and CHIP Program Information - 2015 Federal Poverty Level Charts* <u>http://www.medicaid.gov/medicaid-chip-program-information/by-topics/eligibility/downloads/2015-federal-poverty-level-charts.pdf</u> (last visited Mar. 7, 2015.

¹⁸ Section 409.905, F.S.

¹⁹ Section 409.906, F.S.

²⁰ See Section 1905 9(r) of the Social Security Act.

²¹ See Chapter Laws, 2011-134 and 2011-135.



To implement the two components and receive federal Medicaid funding, the AHCA received federal authorization through two different Medicaid waivers from the CMS. The first component authorized was the LTC's 1915(b) and (c) waivers on February 1, 2013. These two waivers for the LTC program are effective July 1, 2013, through June 30, 2016, and operate concurrently.²²

Long Term Care Managed Care Program (LTC)

For the LTC program, individuals must meet the following eligibility requirements or participate in one of the following waivers, as applicable, to enroll in the program:

- Age 65 years or older and need nursing facility level of care;
- Age 18 years of age or older and are eligible for Medicaid by reason of a disability and need nursing facility level of care;
- Aged and Disabled Adult (A/DA) waiver;
- Consumer Directed Care Plus for individuals in the A/DA waiver;
- Assisted Living waiver;
- Nursing Home Diversion waiver;
- Frail Elder Option; or

²² Department of Health and Human Services, Disabled & Elderly Health Programs Group, *Approval Letter to Agency for Health Care Administration*,

http://ahca.myflorida.com/medicaid/statewide mc/pdf/Signed approval FL0962 new 1915c 02-01-2013.pdf (last visited: Mar. 6, 2015).

• Channeling Services waiver.²³

Individuals who are enrolled in the following programs may enroll in the LTC, but are not required to:

- Developmental Disabilities waiver program;
- Traumatic Brain and Spinal Injury waiver;
- Project AIDS Care waiver;
- Adult Cystic Fibrosis waiver;
- Program of All-Inclusive Care for the Elderly (PACE);
- Familial Dysautonomia waiver; or
- Model waiver.²⁴

The AHCA conducted a competitive procurement to select providers in each of the 11 regions. Contracts were awarded to health maintenance organizations and provider service networks. Seven non-specialty plans are currently contracted, including one provider service network that is available in all eleven regions and one health maintenance organization that is in 10 regions.²⁵

Enrollment into the LTC Managed Care program began in August 1, 2013, and finished March 1, 2014. As of December 1, 2014, 85,169 persons were enrolled in the LTC program.²⁶

Managed Medical Assistance Program (MMA)

For the MMA component, health care services were also bid competitively using the same 11 regions. Thirteen non-specialty managed care plans contract with AHCA across the different regions. Specialty plans are also available to serve distinct populations, such as the Children's Medical Services Network for children with special health care needs, or those in the child welfare system. Medicaid recipients with HIV/AIDS, serious mental illness, dual enrollment with Medicare, chronic obstructive pulmonary disease, congestive heart failure, or cardiovascular disease may also select from specialized plans. Most plans supplemented the required benefits and offered enhanced options, such as adult dental, hearing and vision coverage, outpatient hospital coverage and physician services.

Under s. 409.967, F.S., accountability provisions for the managed care plans specify several conditions or requirements, including emergency care and physician reimbursement standards, access and credentialing requirements, encounter data submission guidelines, grievance and resolutions, and medical loss ratio calculations.

Statewide implementation of SMMC started May 1, 2014, and was completed by August 1, 2014.

 ²³ Agency for Health Care Administration, A Snapshot of the Florida Medicaid Long-term Care Program, <u>http://ahca.myflorida.com/Medicaid/statewide_mc/pdf/LTC/SMMC_LTC_Snapshot.pdf</u> (last visited Mar. 6, 2015).
 ²⁴ Id.

²⁵ Id.

²⁶ Agency for Health Care Administration, Presentation to Senate Health and Human Services Appropriations Committee, *Implementation and Status of Statewide Medicaid Managed Care (Jan. 7, 2015)*, Slide 4, <u>http://www.flsenate.gov/PublishedContent/Committees/2014-2016/AHS/MeetingRecords/MeetingPacket_2729.pdf</u> (last visited Mar. 6, 2015).

Most Medicaid recipients must be enrolled in the MMA program. Those individuals who are not required to enroll, but may choose to do so, are:

- Recipients who have other creditable coverage, excluding Medicare;
- Recipients who reside in residential commitment facilities through the Department of Juvenile Justice or mental health treatment facilities under s. 394.455(32), F.S.;
- Persons eligible for refugee assistance;
- Residents of a developmental disability center;
- Enrollees in the developmental disabilities home and community based waiver or those waiting for waiver services; and
- Children in a prescribed pediatric extended care center.²⁷

Other Medicaid enrollees are exempt from the MMA program and receive Medicaid services on a fee-for-service basis. Exempt enrollees are:

- Women who are eligible for family planning services only;
- Women who are eligible only for breast and cervical cancer services; and
- Persons eligible for emergency Medicaid for aliens.

The MMA program is authorized by a section 1115 demonstration waiver by federal CMS. It was approved in 2005 and is currently operating as an expansion of the managed care pilot program and was renewed on July 31, 2014, for a second three-year period through June 30, 2017.²⁸

Florida Kidcare Program

The Florida Kidcare Program (Kidcare) was created in 1998 by the Florida Legislature in response to the federal enactment of the Children's Health Insurance Program (CHIP) in 1997. The CHIP provides subsidized health insurance coverage to uninsured children who do not qualify for Medicaid but who have family incomes under 200 percent of the FPL and meet other eligibility criteria. The state statutory authority for Kidcare is found under part II of ch. 409, F.S., specifically in ss. 409.810 through 409.821, F.S.

The CHIP-funded components of Florida Kidcare serve distinct populations:

- Medicaid for Children: Children from birth until age 1 for family incomes between 185 percent and 200 percent of the FPL.
- Medikids: Children from age 1 until age 5 for family incomes between 133 percent and 200 percent of the FPL. Those enrollees above 200 percent FPL may enroll at a non-subsidized rate established by the AHCA.
- Healthy Kids: Children from age 5 through age 18 for family incomes between 133 and 200 percent of the FPL. Those above 200 percent FPL may enroll at a non-subsidized rate established by the FHKC.
- Children's Medical Services Network: Title XXI and Title XIX funds are available from birth until age 19 for family incomes up to 200 percent of the FPL for children with special

²⁷ Section 409.972, F.S.

²⁸ Department of Health and Human Services, Centers for Medicare & Medicaid Services, Medicaid 1115 Demonstration Fact Sheet (July 31, 2014), <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-</u> <u>Topics/Waivers/1115/downloads/fl/fl-medicaid-reform-fs.pdf</u> (last visited Mar. 8, 2015).

health care needs. The Department of Health assesses whether children meet the clinical requirements.

Kidcare is funded by Medicaid funds under Title XIX of the Social Security Act, state funds from General Revenue and the Tobacco Settlement Trust Fund, and family contributions.²⁹ CHIP has an enhanced federal matching rate that is more favorable than Medicaid. For the period of October 2014 through June 2015, the federal match rate is 71.80 percent.³⁰

Family contributions are based on family size, household income, and other eligibility factors. Families above the income limits for premium assistance or who are not otherwise eligible for premium assistance are offered the opportunity to participate in Kidcare at a non-subsidized rate (full-pay). The non-subsidized rates are established by the individual program and are based on the actual costs of the program, both premiums and an administrative fee. The income limit for premium assistance is 200 percent of the FPL.

CHIP was re-authorized by Congress in 2009 until federal Fiscal Year 2019, but federal funding was only re-authorized until September 30, 2015. Re-authorization bills are pending in Congress, including a bipartisan discussion draft led by the House Energy and Commerce Chair Fred Upton, House Health Subcommittee Chair Joe Pitts and the Senate Finance Committee Chair and original CHIP bill sponsor, Orrin Hatch.³¹ The discussion draft does not provide an extension period but extends funding for at least 1 year while seeking stakeholder feedback.

Another proposal, *Protecting & Retaining Our Children's Health Insurance Program Act of* 2015 (*PRO-CHIP*) has also been introduced and would extend CHIP funding through 2019 and the other components of the program. The proposal, Senate Bill 522, is sponsored by Senator Sherrod Brown with Senators Stabenow, Wyden, Casey and Minority Leader Reid and more than 40 other Senators. ^{32,33}

Florida Healthy Kids Corporation

The Florida Healthy Kids Program is authorized under s. 624.91, F.S., which is also known as the "William G. 'Doc' Myers Healthy Kids Corporation Act." The FHKC was created as a private, not-for-profit corporation by the 1990 Florida Legislature in an effort to increase access to health insurance for school-aged children.³⁴

²⁹ Florida Kidcare Coordinating Council, 2014 Annual Report and Recommendations, p. 14, http://www.floridakidcare.org/council/wp.content/unloads/2014/08/2014. Annual Report pd

http://www.floridakidcare.org/council/wp-content/uploads/2014/08/2014_Annual_Report.pdf (last reviewed Mar. 8, 2015). ³⁰ Office of Economic and Demographic Research, *Social Services Estimating Conference - Kidcare Program (November 21, 2014 Conference Results)* http://edr.state.fl.us/Content/conferences/kidcare/kidcaredetail.pdf (last viewed Mar. 8, 2015).

³¹ U.S. House Energy and Commerce Committee, *Extending Funding for the State's Children Health Insurance Program*, (Feb. 24, 2015), <u>http://energycommerce.house.gov/fact-sheet/extending-funding-state-children%E2%80%99s-health-insurance-program</u> (last visited: Mar. 5, 2015).

³² U.S. Senate Committee on Finance, Wyden Joins Sens. Brown, Casey and Stabenow on Legislation to Extend the Children's Health Insurance Program, (February 12, 2015)

http://www.finance.senate.gov/newsroom/ranking/release/?id=20c6ac77-77af-424f-bb3e-dc84a92af22d (last visited: Mar. 5, 2015).

³³ S. 522, 114th Congress (2015).

³⁴ Florida Healthy Kids Corporation, *History*, <u>https://www.healthykids.org/healthykids/history/</u> (last visited Mar. 7, 2015).

Eligibility for the state-funded assistance is prescribed under s. 624.91(3), F.S., and provides cross references to the Florida Kidcare Act. The Healthy Kids program is also identified as a non-entitlement program.³⁵

The FHKC is managed by an executive director selected by the board with the number of staff determined by the board. The FHKC is authorized to:

- Collect contributions from families, local sources or employer based premiums;
- Establish administrative and accounting procedures;
- Establish preventive health standards for children that do not limit participation to pediatricians in rural areas with consultation from appropriate experts;
- Determine eligibility for children seeking enrollment in Title XXI funded and non-Title XXI components;
- Establish grievance processes;
- Establish participation criteria for administrative services for the FHKC;
- Establish enrollment criteria that include penalties or waiting periods for non-payment of premiums of 30 days;
- Contract with authorized insurers and other health care providers meeting standards established by the FHKC for the delivery of services and select health plans through a competitive bid process;
- Purchase goods and services in a cost effective manner with a minimum medical loss ratio of 85 percent for health plan contracts;
- Establish disenrollment criteria for insufficient funding levels;
- Develop a plan to publicize the program;
- Secure staff and the necessary funds to administer the program;
- Provide an annual Kidcare report, in consultation with partner agencies, to the Governor, Chief Financial Officer, Commissioner of Education, President of the Senate, Speaker of the House of Representatives, and minority leaders of the Senate and House of Representatives;
- Provide quarterly enrollment information on the full pay population; and
- Establish benefit packages that conform to the Florida Kidcare benchmark benefit.

Limits on premiums and cost sharing in the Healthy Kids must conform to existing federal law and regulation for Title XIX and XXI. All Title XXI funded enrollees pay monthly premiums of \$15 or \$20 per family per month based on their family size and income. For those families at or below 150 percent of the FPL, the cost is \$15 per family per month. For those between 150 percent of the FPL and 200 percent of the FPL, the cost is \$20 per family per month.

Enrollees also have copayments for non-preventive services that range from \$5 per prescription to \$10 for an inappropriate use of the emergency room visit. There are no copayments for visits related to well-child, preventive health, or dental care.³⁶

³⁵ A non-entitlement program means that funding may be limited. If more applicants or enrollees apply or enroll for the program than funding allows, an enrollee is not entitled to enrollment, even if eligible.

³⁶ See State of Florida, Florida KidCare Program, Title XXI State Child Health Insurance Plan, Amendment #22, July 1, 2012, pp.98-101., <u>http://medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Childrens-Health-Insurance-Program-CHIP/Downloads/CHIP-SPAs/FL-CSPA-22-FINAL.pdf</u> (last visited: Mar. 17, 2013).

The FHKC is governed by a 13-member board of directors, chaired by Florida's Chief Financial Officer or his or her designee.³⁷ The 12 other board members are:

- Secretary of the AHCA;
- One member appointed by the Commissioner of Education from the Office of School Health Programs from the Department of Education;
- One member, appointed by the Chief Financial Officer from among three members nominated by the Florida Pediatric Society;
- One member, appointed by the Governor, who represents the Children's Medical Services Program;
- One member appointed by the Chief Financial Officer from among three members nominated by the Florida Hospital Association;
- One member, appointed by the Governor, who is an expert on child health policy;
- One member, appointed by the Chief Financial Officer, from among three members nominated by the Florida Academy of Family Physicians;
- One member, appointed by the Governor, who represents the state Medicaid program;
- One member, appointed by the Chief Financial Officer, from among three members nominated by the Florida Association of Counties;
- The state health officer or his or her designee;
- The Secretary of the DCF, or his or her designee; and
- One member, appointed by the Governor, from among three members nominated by the Florida Dental Association.

Board members do not receive compensation for their service but may receive reimbursement for per diem and travel expenses in accordance with s. 112.061, F.S.³⁸

The FHKC is not an insurer and is not subject to the licensing requirements of the Department of Financial Services. In addition, the FHKC board is also granted complete fiscal control over the FHKC and responsibility for all fiscal operations. Any liquidation of the FHKC would be supervised by the Department of Financial Services.³⁹

Florida Health Choices Corporation, Inc. (Corporation)

In 2008, the Florida Legislature created the Florida Health Choices Program to address the issue of Florida's uninsured.⁴⁰ The corporation is a private, non-profit, corporation under s. 408.910, F.S., and operates in compliance with part III of chapter 112 (Public Officers and Employees) and chapter 119 (Public Records), 286 (Public Business), and 617 (Corporations Not for Profit).

The corporation is led by a 15-member board of directors and three ex-officio, non-voting board members for three-year terms, including:

- Four members appointed by and serving at the pleasure of the Governor;
- Four members appointed by and serving at the pleasure of the President of the Senate;

³⁷ See s. 624.91(6), F.S.

³⁸ See s. 624.91(5), F.S.

³⁹ See s. 624.91(7), F.S.

⁴⁰ See Chapter Law 2008-32.

- Four members appointed by and serving at the pleasure of the Speaker of the House of Representatives; and
- Three non-voting ex-officio members:
 - The Secretary of the AHCA or a designee with expertise in health care services;
 - The Secretary of the Department of Management Services or a designee with expertise in health care services; and
 - The Commissioner of the Office of Insurance Regulation or a designee with expertise in insurance regulation.

Board members may not include insurers, health insurance agents or brokers, health care providers, health maintenance organizations (HMOs), prepaid service providers, or any other entity or affiliate or subsidiary of eligible vendors. Board members may not serve for more than nine years, and members must disclose any conflicts of interest that would prohibit him or her from participating in any decision that would inure to the member's benefit or the member's organization. The board selects a chief executive officer for the corporation who is responsible for the selection of other staff, as authorized by an operating budget.

The corporation is designed as a single, centralized marketplace for the purchase of health products, including, but not limited to, health insurance plans, HMO plans, prepaid services, and flexible spending accounts. Policies sold as part of the program are exempt from regulation under the Insurance Code and laws governing HMOs. The following entities are authorized to be eligible vendors:

- Insurers authorized under ch. 624, of the Insurance Code, such as self-insurers, indemnity plans, life and health insurers, church benefit plans, disability, and multi-employer welfare arrangements, and Florida Healthy Kids Corporation;
- HMOs authorized under part I of ch. 641, F.S., relating to Health Service Programs, including health maintenance organization contracts, limited benefit policies, and other risk bearing coverage, benefits, and products;
- Prepaid limited health service organizations and discount medical plans under ch. 636, F.S.;
- Prepaid health clinics licensed under ch. 641, part II, F.S.;
- Health care providers, including hospitals and other licensed health facilities, health care clinics, pharmacies, and other licensed health care providers;
- Provider organizations, including service networks, group practices, and professional associations; and
- Corporate entities providing specific health services.

The corporation is authorized to collect premiums and other payments from employers. The law further specifies who may participate as either an employer or an individual. Employers eligible to enroll include employers that meet criteria established by the corporation and their individual employees and other individuals meeting criteria established by the corporation.⁴¹

The corporation is required to:

- Determine eligibility of employers, vendors, individuals and agents;
- Establish procedures for the operation of the program;

⁴¹ See s. 408.910(4)(a), F.S.

- Arrange for the collection of contributions from employers and participants;
- Establish criteria for disenrollment for failure to pay the individual's share of any contribution required to maintain enrollment in any product;
- Establish criteria for exclusion of vendors;
- Develop and implement a plan for public awareness and program promotion;
- Secure staff and consultant services, as necessary;
- Establish policies and procedures as necessary;
- Operate a toll-free hotline to respond to requests for assistance;
- Provide for initial, open and special enrollment periods; and
- Evaluate options for employer participation which may conform with common insurance practices.

The corporation's Florida Health Insurance Marketplace (marketplace) currently includes individual health plans, discount plans, and limited benefit plans. The marketplace offers options that are compliant with the Patient Protection and Affordable Care Act (PPACA)⁴² across the different metal ranges, dental-only plans, vision and hearing plans, telemedicine plans, discount plans, and prescription drug plans.⁴³ Additional marketplace platforms for group health plans for small employers and associations are planned.

Pricing for products on the marketplace must be transparent to the participants and established by the vendors. The marketplace may assess a surcharge annually of not more than 2.5 percent of the price. The surcharge must be used to support the administrative services provided by corporation and for payments to buyers' representatives.

During its most recent open enrollment – January 5, 2015, through February 15, 2015 – the corporation reported 51 total individual product enrollments covering 56 adults and children with 66 applications started. Of those that purchased coverage, 85 percent purchased individual coverage and 15 percent purchased spouse or family coverage.⁴⁴ The marketplace recorded 4,800 visits during its January open enrollment.⁴⁵

The corporation offers a minimum of 20 plans per county from two different companies with a maximum of 46 plans in a county from six different companies as of March 2015.⁴⁶

⁴² To be compliant with PPACA, plans must eliminate any pre-existing condition exclusions, annual or lifetime dollar limits on the essential benefits, prohibit recissions, provide preventive services without cost sharing, include emergency services without prior authorization, establish an appeals process, provide access to pediatricians and OB/GYNs, extend dependent coverage to age 26 and provide the essential health benefits. For a checklist, see Nat'l Assn. of Insurance Commissioners Compliance Summary: <u>http://www.naic.org/documents/index_health_reform_ppaca_uniform_compliance_summary.pdf</u> (last visited: Mar. 9, 2015).

⁴³Florida Office of Insurance Regulation, *Cover Florida Health Care Access Program Annual Report (March 2015)*, (last visited Mar. 7, 2015).

⁴⁴ Florida Health Choices Corporation, *Florida Health Choices Reports Zero Glitches with New Online Marketplace Launched in January* (February 20, 2015) <u>http://www.myfloridachoices.org/florida-health-choices-reports-zero-glitches-with-new-online-marketplace-launched-in-january/</u> (last visited Mar. 7, 2015).

⁴⁵ Id.

⁴⁶ Conversation with Rose Naff, CEO, Florida Health Choices, Inc.,(Mar. 9, 2015).

The Patient Protection and Affordable Care Act of 2010

In March 2010, the Congress passed and the President signed two pieces of legislation: the Patient Protection and Affordable Care Act and the Health Care and Education Reconciliation Act of 2010 that are together called PPACA.⁴⁷ Under PPACA, one of the key components required the states to expand Medicaid to a minimum national eligibility threshold of 133 percent of the FPL, or, as it is sometimes expressed, 138 percent of the FPL with application of an automatic five percent income disregard, effective January 1, 2014.⁴⁸ While the funding for the newly eligible under this expansion would be initially funded at 100 percent federal funds for the first three calendar years (2014, 2015, and 2016), the states would gradually be required to pay a share of the costs, starting at five percent in calendar year 2017 before leveling off at 10 percent in 2020.⁴⁹ As enacted, the PPACA provided that states refusing to expand to the new national eligibility threshold faced the loss of *all* of their federal Medicaid funding.⁵⁰

Enhanced Medicaid Match Rate for Newly Eligible Only: CY 2014 and Beyond ⁵¹							
CY	2014	2015	2016	2017	2018	2019	2020+
FMAP	100%	100%	100%	95%	94%	93%	90%

Florida, along with 25 other states, challenged the constitutionality of the law. In *NFIB v*. *Sebelius*, the Supreme Court found the enforcement provisions of the Medicaid expansion unconstitutional.⁵² As a result, states can voluntarily expand their Medicaid eligibility thresholds to PPACA standards and receive the enhanced federal match for the expansion population, but states cannot be penalized for not doing so.⁵³

Since the decision in *NFIB v. Sebelius*, federal guidance has emphasized state flexibility in how states expand coverage to those defined as the newly eligible population. In a letter to the National Governors Association January 14, 2013, then-Health and Human Services Secretary Kathleen Sebelius reminded states of their ability to design flexible benefit packages without the need for waivers and the alternative benefit plans that are available.⁵⁴ This letter was preceded by the Frequently Asked Questions document on Exchange, Market Reforms and Medicaid, issued on December 10, 2012, that discussed promotion of personal responsibility, wellness benefits, and state flexibility to design benefits.⁵⁵

⁴⁷ Pub. Law No. 111-148, H.R. 3590, 111th Cong. (Mar. 23, 2010) and (Pub. Law No. 111-152, 111th Cong. (Mar. 30, 2010). ⁴⁸ 42 U.S.C. s. 1396a(1).

⁴⁹ 42 U.S.C. s. 1396d(y)(1).

⁵⁰ 42 U.S.C. s. 1396c

⁵¹ *Supra* at Note 63.

⁵² National Federal of Independent Business (NFIB) v. Sebelius, Secretary of Health and Human Services, 648 F. 3d 1235, affirmed in part, reversed in part.

⁵³ Department of Health and Human Services, *Secretary Sebelius Letter to Governors*, (July 10, 2012), <u>http://capsules.kaiserhealthnews.org/wp-content/uploads/2012/07/Secretary-Sebelius-Letter-to-the-Governors-071012.pdf</u> (last visited Mar. 7, 2015).

⁵⁴ Letter to National Governor's Association from Secretary Sebelius, January 14, 2013 (copy on file with Senate Health Policy Committee).

⁵⁵ Centers for Medicare and Medicaid Services, *Frequently Asked Questions on Exchanges, Market Reforms and Medicaid*, pp. 15-16, (December 10, 2012), http://cciio.cms.gov/resources/factsheets/index.html, (last visited Mar. 17, 2013).

Individual and Employer Mandates

A state Medicaid director letter on November 20, 2012 (ACA #21) further addressed state options for the adult Medicaid expansion group and the alternative benefit plans available under Section 1937 of the Social Security Act.⁵⁶ Under Section 1937, state Medicaid programs have the option of providing certain groups with benchmark or benchmark equivalent coverage based on four products: (1) the standard Blue Cross/Blue Shield Preferred Provider option offered to federal employees; (2) state employee coverage that is generally offered to all state employees; (3) the commercial HMO with the largest insured, non-Medicaid enrollment in the state or (4) Secretary-approved coverage.⁵⁷ For children under the age of 21, the coverage must include the Early and Periodic Screening, Diagnostic and Treatment Service (EPSDT). Other aspects of the essential health benefit requirements of the PPACA, as discussed further below, may also be applicable, depending on the benefit package utilized.

In addition to the Medicaid expansion component, the PPACA imposes a mandate on individuals to acquire health insurance or pay a tax penalty when they file their tax returns. Currently, many uninsured individuals are eligible for Medicaid or Kidcare coverage but are not enrolled. The existence of the federal mandate to purchase insurance may result in an unknown number of currently eligible individuals coming forward and enrolling in Medicaid who had not previously chosen to enroll. Their participation – to the extent it occurs – will result in increased costs that the state would not likely have incurred without the catalyst of the federal legislation.

Under the provisions, employers with more than 50 full-time employees that do not offer coverage meeting the essential benefits coverage standard and who does not offer minimum essential coverage to at least 95 percent of its full-time employees (and their dependents) and at least one employee receive a premium tax credit through the PPACA exchange, the employer will be assessed a fee of \$2,000 per full time employee, with the first 30 employees, including those who have minimum essential coverage.⁵⁸ Or, if an employer does offer minimum essential coverage to at least 95 percent of its full-time employees (and their dependents) and at least one employee receives a premium tax credit through the federal exchange because the employer's coverage was not affordable, did not provide minimum value, or because the employee was not one of the 95 percent of the employees offered coverage, the employer is assessed the lesser of \$3,000 per employee receiving the credit.⁵⁹ The large employer can only be assessed under one of the scenarios, not both.

Like individuals, certain employers also have a shared responsibility under the PPACA beginning January 1, 2015. This responsibility was slated to start in 2014 under the PPACA; however, the Department of Treasurer and the Internal Revenue Service provided transition relief in 2014 for:

⁵⁶ Centers for Medicare and Medicaid Services, *State Medicaid Director Letter: Essential Health Benefits in the Medicaid Program* (November 20, 2012), <u>http://www.medicaid.gov/Federal-Policy-Guidance/downloads/SMD-12-003.pdf</u> (last visited Mar. 17, 2013).

⁵⁷ Id.

 ⁵⁸ Internal Revenue Service, Employer Shared Responsibilities, <u>http://www.irs.gov/Affordable-Care-Act/Employers/Employer-Shared-Responsibility-Provisions</u> (last visited Mar. 7, 2015).
 ⁵⁹ Id.

- Information reporting requirements applicable to insurers, self-insuring employers and certain other providers of minimum essential coverage;
- Information reporting requirements applicable to large employers; and
- Employer shared responsibilities.⁶⁰

The notice indicates the delay is intended to give additional time to provide input by employers and other reporting entities and to allow all parties to adapt their reporting systems. The transition relief states that it has no impact on other PPACA provisions.⁶¹

Individuals may be exempt from the requirement to acquire minimum essential coverage if the minimum amount the individual must pay for that coverage is more than eight percent of his or her household income or he or she qualifies to receive a hardship exemption.⁶² Some of the reasons that may qualify an individual for a hardship exemption include, but are not limited to:

- Being ineligible for Medicaid because the individual lives in a state that decided not to expand Medicaid under the PPACA;
- Spending less than three consecutive months without minimum essential health coverage;
- Buying coverage would pose a hardship;
- Having gross income below the applicable tax return filing threshold;
- Finding no affordable coverage on the exchange that meets the minimum value standard; and
- Being eligible for services through Indian Health Care Services.⁶³

The Internal Revenue Service releases a rule every year setting the tax penalty for the lack of minimum essential coverage. For 2014, the annual payment amount is the greater of:

- One percent of your household income that is above the tax return filing threshold for your filing status, or
- Your family's flat dollar amount, which is \$95 per adult and \$47.50 per adult, limited to a family maximum of \$285.⁶⁴

The amount is calculated based on the national average for a premium payment for a bronze level health plan in the exchange for 2014. For 2014, the annual national average premium for a bronze level health plan was \$2,448 per individual, but \$12,240 for a family with five or more members.⁶⁵

⁶⁰ Internal Revenue Service, Not-129718-13, *Transition Relief for 2014 Under* §§6055 (§6055 Information Reporting), §6056 information Reporting) and 4980H (Employer Responsibility Provisions), <u>http://www.irs.gov/pub/irs-drop/n-13-45.pdf</u> (last visited: Mar. 7, 2015).

⁶¹ Id.

⁶² Internal Revenue Service, Individual Shared Responsibility Provision, <u>http://www.irs.gov/Affordable-Care-Act/Individuals-and-Families/Individual-Shared-Responsibility-Provision</u> (last visited Mar. 7, 2015).

⁶³Internal Revenue Service, *Shared Responsibility Provision*, <u>http://www.irs.gov/Affordable-Care-Act/Individuals-and-Families/Individual-Shared-Responsibility-Provision</u> (last visited Mar. 7, 2015).

⁶⁴ Internal Revenue Service, *Individual Shared Responsibility Provision - Reporting and Calculating the Payment*, http://www.irs.gov/Affordable-Care-Act/Individuals-and-Families/ACA-Individual-Shared-Responsibility-Provision-<u>Calculating-the-Payment</u> (last visited Mar. 7, 2015).

Exchanges

A health insurance exchange is intended to create an organized and competitive market for health insurance by offering a choice of health plans, establishing common rules regarding the offering and pricing of insurance, and providing information to help consumers better understand the health care options available to them.⁶⁶ To facilitate coverage, the PPACA authorized the state-based American Health Benefit Exchanges and Small Business Health Options Program (SHOP) Exchanges. These exchanges can be administered by governmental agencies or non-profit organizations. The exchanges, at a minimum, must:⁶⁷

- Certify, re-certify and de-certify plans participating on the exchange;
- Operate a toll-free hotline;
- Maintain a website;
- Provide plan information and plan benefit options;
- Interact with the state's Medicaid and CHIP programs and provide information on eligibility and determination of eligibility for these programs;
- Certify individuals that gain exemptions from the individual responsibility requirement; and,
- Establish a navigator program.

On November 16, 2012, Florida Governor Rick Scott notified then-HHS Secretary Sebelius that Florida had too many unanswered questions to commit to a state-based exchange under the PPACA for the first enrollment period on January 1, 2014.⁶⁸ Florida has since opted to use the federal exchange.

Qualifying coverage may be obtained through an employer, the federal exchange, or private individual or group coverage outside of the federal exchange meeting the minimum essential benefits coverage standard.

Exchange Benefits

Each plan sold in the federal exchange must include the "essential health benefits" as defined by the PPACA and as compared to an existing benchmark plan set in each state. The essential health benefits are:

- Ambulatory patient services
- Emergency services
- Hospitalization
- Maternity and newborn care
- Mental health and substance abuse disorder services, including behavioral health treatment
- Prescription drugs
- Rehabilitative and habilitative services and devices
- Laboratory services

⁶⁶ Kaiser Family Foundation, *Explaining Health Care Reform: Questions About Health Insurance Exchanges* (April 2010) <u>https://kaiserfamilyfoundation.files.wordpress.com/2013/01/7908-02.pdf</u> (last visited Mar. 7, 2015).

⁶⁷Centers for Medicare and Medicaid Services, *Initial Guidance to States on Exchanges*, (November 18, 2010), <u>http://www.cms.gov/CCIIO/Resources/Files/guidance to states on exchanges.html</u> (last visited Mar. 7, 2015).

⁶⁸ Letter from Governor Rick Scott to Health and Human Services Secretary Kathleen Sebelius, (November 16, 2012) http://www.flgov.com/2012/11/16/letter-from-governor-rick-scott-to-u-s-secretary-of-health-and-human-services-kathleensebelius/ (last visited Mar. 6, 2015).

- Preventive and wellness services and chronic disease management
- Pediatric services, including oral and vision care

Qualified Health Plans

In order to receive a health care tax credit, an individual must be enrolled in a qualified health plan.⁶⁹ Qualified health plans are certified by the federal exchange and meet specific requirements:

- Provide essential health benefits;
- Follow the established limits on cost sharing; and
- Meet all other requirements.⁷⁰

These plans are available on the federal exchange or may also be available directly from an insurance company or one of the state's qualified health plans.⁷¹

Each plan sold must also be one of the following actuarial values⁷² or "metal levels:"

- Bronze: 60 percent actuarial value;
- Silver: 70 percent actuarial value;
- Gold: 80 percent actuarial value; and
- Platinum: 90 percent actuarial value.

Premium Tax Credits and Cost Sharing Subsidies

Premium credits and other cost sharing subsidies are available to United States citizens and legal immigrants within certain income limits for coverage purchased through the exchange. Legal immigrants with incomes at or below 100 percent of the FPL who are not eligible for Medicaid are eligible for premium credits.⁷³ Premium credits are set on a sliding scale based on the percent of FPL for the household and reduce the out-of-pocket costs incurred by individuals and families.

The amount for premium tax credits, as a percentage of income, are set in section 36B of the Internal Revenue Code follows:⁷⁴

⁷⁰ U.S. Department of Health and Human Services, Healthcare.gov, *Qualified Health Plan*, *https://www.healthcare.gov/glossary/qualified-health-plan/* (last viewed Mar. 8, 2015).

⁷³ 26 U.S.C. s. 36B(c).

⁶⁹ Internal Revenue Service, *Health Care Tax Credits: Qualified Health Plan Requirements*, <u>http://www.irs.gov/Individuals/HCTC:-Qualified-Health-Plan-Requirements</u> (last viewed Mar. 8, 2015).

⁷¹ Id.

 $^{^{72}}$ Actuarial value is calculated by computing the ratio of total expected payments by the plan for essential health benefits and costing sharing rules with the total costs of the essential health benefits the standard population is expected to incur. For example, a health plan with an actuarial value of 70 percent would be expected to pay an average of 70 percent of the standard population's expected medical expenses for the essential health benefits. Individuals covered by the plan would then be expected to pay the remaining 30 percent, on average through cost sharing such as deductibles, co-pays and co-insurance.

⁷⁴ 26 U.S.C. s. 36B(b).

Premium Tax Credits			
Income Range Premium Percentage Ran			
	(% of income)		
Up to 133% FPL	2%		
133% to 150%	3% - 4%		
150% to 200%	4% - 6.3%		
200% to 250%	6.3% - 8.05%		
250% to 300%	8.05% - 9.5%		
300% to 400%	9.5%		

In addition to subsidies for the costs of health insurance premiums, individuals may also qualify to offset other out-of-pocket costs through cost sharing credits. Subsidies for cost sharing are available for those individuals between 100 percent of the FPL and 400 percent of the FPL. The cost sharing credits reduce the out-of-pocket amounts incurred by individuals on essential health benefits and will also impact the actuarial value of a health plan. Actuarial value reflects the average share of covered benefits paid by the insurer or health plan. For example, if the actuarial value of a plan is 90 percent, the health plan is paying 90 percent of the costs and the enrollee 10 percent.

The maximum amount of cost sharing is 94 percent for those individuals between 100 percent and 150 percent FPL and individuals with incomes up to 400 percent FPL who may qualify for a 70 percent subsidy as the table below illustrates.

Cost Sharing Subsidies ⁷⁵			
FPL Level	Cost Sharing Subsidy		
100% - 150%	94%		
150% - 200%	87%		
200% - 250%	73%		
250% - 400%	70%		

Cost sharing limitations are based on the limits placed on Health Savings Accounts under the Internal Revenue Code.⁷⁶ The maximum out of pocket costs for any federal exchange plan in 2015 are \$6,600 for an individual and \$13,200 for a family plan, even with a catastrophic plan.⁷⁷

In addition to enrolling individuals into qualified health plans, an exchange may also determine eligibility for Medicaid and CHIP. The exchange also determines if an individual is eligible for advance premium tax credits and cost sharing reductions.

⁷⁵ 42 U.S.C. s. 18071(c)(1)(B)

⁷⁶ CFR 45 §126.130; *See also* Section 223(c)(2)(A)(ii)(I) of the Internal Revenue Code of 1986, as amended for self only coverage for 2014; or for other than self-only coverage, the annual dollar amount in section 223(c)(A)(ii)(II) of the Internal Revenue Code of 1986, as amended, for non-self only coverage that is in effect for 2014.

⁷⁷ U.S. Department of Health and Human Services, healthcare.gov, *Out of pocket costs*, <u>https://www.healthcare.gov/choose-a-plan/out-of-pocket-costs/</u> (last visit Mar. 7, 2015).

High Deductible Plans

High deductible plans are paired with health savings accounts.⁷⁸ To qualify as a high deductible plan, the annual deductible must be at least \$1,250 for single plans and \$2,500 for family coverage. The employer and the employee make annual contributions⁷⁹ to a limit of \$3,250 for single coverage and \$6,250 for family coverage. For 2014, total out-of-pocket spending is capped at \$6,350 for individual and \$12,700 for family.⁸⁰ The employer and the employee contributions are not subject to federal income tax on the employee's income. Unused funds roll over automatically every year. A health savings account is owned by the employee and is portable.

Alternative Medicaid Expansion in Other States

Arkansas

Arkansas received approval for a Medicaid Section 1115 demonstration waiver to implement its Medicaid expansion in September 2013. Under its waiver, Arkansas uses Medicaid funds as premium assistance to purchase coverage in the federal exchange for its newly eligible adults up to 138 percent FPL. All newly eligible adults will primarily purchase coverage and enroll in a plan through the federal exchange to receive their coverage. Any services not covered through their plans are provided through the state's fee-for-service Medicaid delivery system.⁸¹

Individuals excluded from enrolling in the federal exchange include American Indians or Alaskan Natives and the medically frail, who may receive services directly through the state. For all other enrollees affected by the demonstration, enrollment in a QHP is a condition of receiving benefits.⁸²

Arkansas' Approved Monthly Premiums - Medicaid Expansion Waiver ⁸³			
Less than 50% 50% - 100% 100 - 138% FPL			
None	\$5 to IA	\$10-\$25 to IA	

All beneficiaries with incomes between 50 percent and 133 percent of the FPL will be assigned an Independence Account (IA). The individual will receive a credit or debit card to access the

⁷⁸ Internal Revenue Code, 26 U.S.C. sec. 223.

⁷⁹ The IRS annually sets the contribution limit as adjusted by inflation.

⁸⁰ Internal Revenue Services, *Health Savings Accounts and Other Tax-Favored Health Plans (Pub. 969)(2013)* <u>http://www.irs.gov/publications/p969/index.html</u> (last visited Mar. 7, 2015).

⁸¹ Centers for Medicare and Medicaid Services, Arkansas Health Care Independence Program (Private Option) Section 1115 Demonstration Fact Sheet, <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-</u>

Topics/Waivers/1115/downloads/ar/ar-private-option-fs.pdf (last visited Mar. 7, 2015).

⁸² Centers for Medicare and Medicaid Services, Special Terms and Conditions - Arkansas Health Care Independence Program (Private Option) Section 1115 Demonstration, pp.14-15, <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Waivers/1115/downloads/ar/ar-private-option-ca.pdf</u> (last visited Mar. 7, 2015).

⁸³ Centers for Medicare and Medicaid Services, Special Terms and Conditions - Arkansas Health Care Independence Program (Private Option) Section 1115 Demonstration, pp.7 & 21, <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Waivers/1115/downloads/ar/ar-private-option-ca.pdf</u> (last visited Mar. 7, 2015).

amounts in that account to cover copayments and coinsurance. Both the state and the participant are required to make contributions to this account.⁸⁴

The state pays the managed care plans selected by the beneficiaries directly and identification cards are sent by the plan directly to a new enrollee. Individuals who do not make a selection are auto-assigned to a silver-level plan and are given 30 days to change plans.

Enrollees under 50 percent of the FPL have no additional cost sharing. Those enrollees above 50 percent of the FPL have cost sharing consistent with Medicaid requirements that does exceed more than five percent of family monthly or quarterly income.⁸⁵

Iowa

In December 2013, Iowa received approval for two Medicaid waivers for implementation of its Medicaid expansion under the PPACA. The waivers cover all newly eligible adults statewide up to 138 percent of the FPL and does so under two delivery systems:

- Expands Medicaid for those at or below 100 percent FPL through Medicaid managed care; and
- Expands Medicaid for those above 100 percent FPL to 138 percent FPL by purchasing silverlevel qualified health plan coverage in the exchange.

Premiums were not imposed during the first year of the program but will be in the second year for enrollees above 50 percent of the FPL. Enrollees have the opportunity to have the premiums waived if they complete healthy behaviors, and the premiums can continue to be waived in subsequent years if enrollees meet requirements for the incentives. At the state's option, the non-payment of a premium can result in a collectible debt but not a loss of coverage.⁸⁶

Iowa's Approved Monthly Premiums - Medicaid Expansion Waiver				
Less than 50% FPL 50% - 100% FPL 100 - 133% FPL				
None \$5/household \$10/household				
90 day premium grace period				

Individuals in the Wellness Plan (Medicaid Managed Care) receive a Medicaid alternative benefits plan that is at least equivalent to the state employee benefit plan, except for an enhanced dental plan with access to additional dental benefits with prior authorization.⁸⁷ Those in the exchange plan receive an essential health benefit plan that is at least equivalent to those provided on the commercial essential health benefits benchmark.⁸⁸ Wrap-around services are provided by

 ⁸⁴ Centers for Medicare and Medicaid Services, Special Terms and Conditions - Arkansas Health Care Independence Program (Private Option) Section 1115 Demonstration, p.7, <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Waivers/1115/downloads/ar/ar-private-option-ca.pdf</u> (last visited Mar. 7, 2015).
 ⁸⁵ Id at 16.

⁸⁶ Centers for Medicare and Medicaid Services, Special Terms and Conditions with Iowa Department of Human Services - Iowa Wellness Plan (11-W-00289/5) <u>http://dhs.iowa.gov/sites/default/files/WellnessSTCsTechnicalCorrections_020215.pdf</u> (last visited Mar. 7, 2015).

⁸⁷ Iowa Department of Human Services, Medicaid 1115 Waiver Application, Iowa Wellness Plan, p.5, <u>http://dhs.iowa.gov/sites/default/files/IAWellnessPlan1115_Final.pdf</u> (last visited Mar. 7, 2015).

⁸⁸ Iowa Department of Human Services, Medicaid 1115 Waiver, Iowa Marketplace Choice Plan, p.5, <u>http://dhs.iowa.gov/sites/default/files/IAMktplaceChoice1115_Final.pdf</u> (last visited Mar. 7, 2015)

the Medicaid agency for family planning services at non-network providers and for EPSDT services for 19 and 20 year old enrollees. Iowa is not required to provide non-emergency transportation. The waiver was initially granted in year one of the demonstration and continued through July 31, 2015.⁸⁹

Indiana

An amendment to Indiana's existing Medicaid demonstration, Healthy Indiana Plan 1.0 (HIP) was approved on January 27, 2015, and renamed the Healthy Indiana Plan 2.0. HIP 2.0 extends Medicaid to adults through 133 of the FPL beginning February 1, 2015. Under HIP 2.0, Indiana will offer three different pathways to coverage:

- HIP Basic an ABP for individuals that includes all of the essential health benefits and does not require a premium payment;
- HIP Plus a comprehensive ABP for individuals who contribute to a POWER account with additional benefits not available in HIP Basic; and
- HIP Link Program a voluntary premium assistance program for individuals above age 21 with access to cost effective employer sponsored insurance that meets qualification criteria.⁹⁰

Indiana does not offer non-emergency transportation for the first year of the demonstration.

In addition to health benefits coverage, individuals who contribute to a Personal Wellness and Responsibility (POWER) account have access to additional benefits. Contributions to a POWER account are a condition of eligibility for those with incomes above 100 percent of the FPL.⁹¹ Funds in the POWER accounts are used to pay for some of beneficiaries' health care expenses. With the exception of inappropriate use of the emergency room fee, no other cost sharing is charged under the HIP Plus component.

Those enrolled in HIP Basic are subject to copayments. These copayments are consistent with the Medicaid cost sharing rule and must include the automated tracking of the five percent monthly or quarterly aggregate cap. Indiana had the following co-payments approved:

⁸⁹ U.S. Department of Health and Human Services, Centers for Medicare and Medicaid Services, *Iowa Marketplace Choice Plan - Section 1115 Demonstration Fact Sheet*, <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-</u> *Topics/Waivers/1115/downloads/ia/ia-marketplace-choice-plan-fs.pdf* (last visited: Mar. 9, 2015).

⁹⁰ U.S. Department of Health and Human Services, Centers for Medicare and Medicaid Services, *Healthy Indiana Plan 2.0* Section 1115 Medicaid Demonstration Fact Sheet (January 27, 2015), <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Waivers/1115/downloads/in/Healthy-Indiana-Plan-2/in-healthy-indiana-plan-support-20-fs.pdf</u> (last visited: Mar. 7, 2015).

⁹¹ U.S. Department of Health and Human Services, Centers for Medicare and Medicaid Services, Approval Letter and Special Terms and Conditions (January 27, 2015) <u>http://www.medicaid.gov/Medicaid-CHIP-Program-Information/By-Topics/Waivers/1115/downloads/in/Healthy-Indiana-Plan-2/in-healthy-indiana-plan-support-20-ca.pdf</u> (last visited Mar. 7, 2015).

Indiana HIP Basic Co-Pay Schedule ⁹²				
Service	Per Visit/Service			
Preventive Care Services	\$0			
(including family planning and				
maternity services)				
Outpatient Services	\$4			
Inpatient Services	\$75			
Preferred Drugs	\$4			
Non-Preferred Drugs	\$8			
Non-Emergent ER Use	\$8 - 1st visit			
(HIP Basic and HIP Plus)	\$25 - Recurrent			

Enrollees above 100 percent of the FPL who do not make contributions or who cease transition to the HIP Basic program after a 60-day grace period are disqualified from the HIP Plus program for six months.⁹³ There are exceptions to the lock-out period for the medically frail and other special circumstances.

Indiana Maximum Monthly POWER Contributions ⁹⁴							
<5% FPL <22% 22% - 50% 51% -75% 76% -100% 101% -138%							
\$1	\$1 \$4.32 \$9.82 \$14.72 \$19.62 \$27.39						
- Represents approximately 2% of enrollee's income;							
- When enrollee leaves the program, the member amount is refunded to the member; and							
- When enrollee remains in the program, the member portion rolls over at the end of the							
year; can double if member completes required preventive services.							

The POWER accounts function like a health savings account and hold both beneficiary and state contributions. The POWER account funds pay for the first \$2,500 in claims; claims beyond that amount are covered through capitation or other payments made by the state.⁹⁵ The funds are not for copayments under the HIP Plus accounts. For HIP Link enrollees, the POWER account funds are used to pay premium and cost sharing amounts.⁹⁶

Employers and other third parties are also permitted to contribute to POWER accounts. It is the managed care organization's responsibility to issue the POWER card to each enrollee upon enrollment and to track all of the contributions.⁹⁷

Outside of this demonstration, Indiana will offer a separate work search and job training program to encourage employment called Gateway to Work for those enrollees who choose to participate. Health coverage under Medicaid will not be affected.⁹⁸

⁹² Id at 35 and 36.

⁹³ Id.

⁹⁴ Healthy Indiana Plan 2.0, Presentation to Senate Health Policy Committee (March 4, 2015), slides 16 & 17 (on file with the Senate Committee on Health Policy).

⁹⁵ *Supra* Note 108, at 26.

⁹⁶ Id.

⁹⁷ Supra Note 108, at 30.

⁹⁸ Supra Note 108, at 3.

III. Effect of Proposed Changes:

Florida Health Insurance Affordability Exchange Program (Sections 1-14)

The bill directs the Division of Law Revision and Information to rename part II of chapter 409, Florida Statutes, as "Insurance Affordability Programs," instead of "Kidcare," and to incorporate the newly created sections of ss. 409.720-409.731, F.S., under this part. The "Florida Health Insurance Affordability Exchange Program" or "FHIX" is established under ss. 409.720 through 409.731, Florida Statutes, as a new program under part II of ch. 409, F.S.

The FHIX program is placed within the Agency for Health Care Administration (AHCA) for the purpose of assisting Floridians in purchasing health benefits coverage and gaining access to health services. The FHIX is based on seven principles:

- Fair Value;
- Consumer Choice;
- Simplicity;
- Portability;
- Promotes Employment;
- Consumer Empowerment; and
- Risk Adjustment.

Definitions specific for the FHIX program are:

- "Agency" means the Agency for Health Care Administration;
- "Applicant" means an individual who applies for determination of eligibility for health benefits coverage under this part;
- "Corporation" means Florida Health Choices, Inc.;
- "Enrollee" means an individual who has been determined eligible for and is receiving health benefits coverage under this part;
- "Florida Health Insurance Affordability Exchange" or "FHIX" means the program created under ss. 409.720-409.731, F.S.;
- "Florida Healthy Kids Corporation" means the entity created under s. 624.91, F.S.;
- "Florida Kidcare Program" or "Kidcare" means the program created under ss. 409,810-409.821, F.S.;
- "Health benefits coverage" means the payment of benefits for covered health care services or the availability, directly or through arrangements with other persons, of covered health care services on prepaid or per capita basis or a prepaid aggregate fixed sum basis;
- "Inactive status" means the enrollment status of a participant previously enrolled in health benefits coverage in the FHIX marketplace, who lost coverage through non-payment, but maintains access to his or her balance in a health savings account or health reimbursement account;
- "Medicaid" means the medical assistance program authorized by Title XIX of the Social Security Act, and regulations thereunder, and part III and IV of ch. 409, F.S., as administered by the AHCA;
- "Modified adjusted gross income" means the individual's or household's adjusted gross income as defined in s. 36B(d)(2) of the Internal Revenue Code of 1986 and which is used to determine eligibility for FHIX;

- "Patient Protection and Affordable Care Act" or "Affordable Care Act" means Public Law No. 111-148, as further amended by the Health Care and Education Reconciliation Act of 2010, Public Law 111-152, and amendments to, and regulations or guidance under, those acts;
- "Premium credit" means the monthly amount paid by the AHCA per enrollee in the FHIX toward health benefits coverage;
- "Qualified alien" means an alien as defined in 8 U.S.C. s. 1641(b) or (c);⁹⁹ and
- "Resident" means a United States citizen or qualified alien who is domiciled in this state.

Eligibility

In order to participate in the FHIX, s. 409.723, F.S. establishes that an individual must be a resident and must also meet the following requirements, as applicable:

- Qualify as a newly eligible enrollee as described in s. 1902(a)(10)(A)(i)(VIII) of the Social Security Act or s. 2001 of the Affordable Care Act and as may be further defined by federal regulation;
- Meet and maintain the responsibilities under participant responsibilities; and
- Qualify as a participant in the Florida Healthy Kids program under s. 624.91, F.S., subject to the implementation of Phase Three under s. 409.727, F.S.

A "newly eligible enrollee" as described above is an adult between the ages of 19 and 64 whose income is at or below 133 percent of the FPL based on a modified adjusted gross income or MAGI. This includes parents and childless adults who may not have previously qualified for Medicaid.

Enrollment

To enroll in FHIX, applicants will apply using the same process used today for Medicaid eligibility through the Department of Children and Families (DCF). The DCF is responsible for processing applications, determining eligibility and transmitting information to the AHCA or the corporation, depending on the phase on each applicant's eligibility status. An application is only deemed complete when it has met all of the requirements under participant responsibilities.

The DCF will also be responsible for corresponding with the participant on an ongoing basis regarding the participant's status and shall review the eligibility status at least every 12 months.

Participant Rights

A participant has certain rights under FHIX:

- Access to the FHIX marketplace to select the scope, amount, and type of health care coverage and services to purchase;
- Continuity and portability of coverage to avoid disruption of coverage and other health care services when the participant's economic circumstances change;

⁹⁹ "Qualified alien" means an alien as defined in s. 431 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, as amended, Pub. L. No. 104-193.

- Retention of unspent credits in the participant's health savings or health reimbursement account following a change in the participant's eligibility status. Credits are maintained for an inactive status participant for up to five years after the participant enters inactive status;
- Ability to select more than one product or plan on the FHIX marketplace; and
- The choice of at least two health benefits products that meet the requirements of the Affordable Care Act.

Participant Responsibilities

A participant under the FHIX program also has certain responsibilities to remain enrolled or in active status:

- Complete an initial application for health benefits coverage and annual renewal process that includes proof of employment, on-the-job training, or placement activities, or pursuit of educational opportunities at certain hourly levels based on status;
- Learn and remain informed about the choices available on the FHIX marketplace and the uses of credit in the individual accounts;
- Execute a contract with the DCF that acknowledges that FHIX is not an entitlement, state and federal funding may end at any time, failure to pay cost sharing may result in a transition to inactive status, and noncompliance with other requirements may also result in a transition to inactive status;
- Select plans and other products in a timely manner;
- Comply with program rules and prohibitions against fraud;
- Make monthly premium payments and other cost sharing by their respective deadline; and
- Meet minimum coverage requirements by selecting a high deductible health plan combined with a health savings or health reimbursement account if not selecting a plan with more extensive coverage.

Beginning with Phase Two, requirements for employment, on-the-job training, or pursuit of educational opportunities will be implemented. Minimum hourly rates will vary by a participant's individual circumstances in order to maintain an active status on the FHIX marketplace. For a parent of a child younger than 18, the minimum hourly requirements for pursuit of these activities or employment is 20 hours weekly. For a childless adult, the minimum weekly hourly requirement is 30. A disabled adult or the caregiver of a disabled child or adult may seek an exemption from these requirements through the corporation on an annual basis.

Cost Sharing

Enrollees are required to make monthly premium payments to maintain their health benefits coverage on the FHIX marketplace. Premiums are assessed based on the enrollee's modified adjusted gross income and the maximum monthly premiums as follows:

FPL	<22	22% - 50%	>50%-75%	>75%-100%	>100%
Amount	\$3	\$8	\$15	\$20	\$25

Depending on the products and services selected by the enrollee, he or she may incur additional cost sharing, such as copayments, deductibles, or other out of pocket costs. An enrollee may also be charged an inappropriate emergency room fee of \$8 for the first visit and up to \$25 for any

subsequent visit, based on the plan selected by the enrollee. Cumulative annual cost sharing, however, may not exceed five percent of the enrollee's annual modified adjusted gross income.

If after a 30-day grace period, a full premium payment has not been received, the enrollee will be transitioned to an inactive status and may not re-enroll to active status for 6 months, unless a hardship exemption has been granted under the Medicaid Fair Hearing Process.

Available Assistance

Under s. 409.724, F.S., participants under FHIX receive a standard credit amount equivalent to the applicable risk-adjusted capitation rate paid to Medicaid managed care plans. Subject to federal approval, additional resources could be made available to supplement the standard credit amount and be made available to FHIX enrollees in the future and incorporated into FHIX.

In addition to the standard health benefits provided, the corporation must also offer each enrollee access to an individual account that qualifies as a health reimbursement or health savings account. Unexpended funds from the monthly premium credit must be placed in the account, as well as credits earned from healthy behaviors, adherence to wellness plans, or compliance with disease management plans. Funds in these accounts may be used to pay cost sharing obligations or to purchase other health-related items, as permitted under federal law. This account may be retained for up to five years after a participant moves into inactive status.

The enrollee or other third parties may also make contributions to the enrollee's account to supplement the premium credit or other earned credits. The enrollee may not withdraw as a refund any funds except those funds the enrollee has deposited into his or her own account.

Choice counseling will be coordinated by the AHCA and the corporation for the FHIX. The choice counseling program must ensure the enrollees have information about the FHIX marketplace program, the products and services, who to call for questions, or to make plan selections. The program will also provide culturally sensitive materials that take into consideration the projected participating populations. The corporation is also required to encourage licensed insurance agents to identify and assist eligible enrollees. The bill specifically does not prohibit insurance agents from receiving usual and customary commissions from insurers and health maintenance organizations that offer plans in the FHIX marketplace.

An ongoing education campaign coordinated by the AHCA, the corporation, and the Florida Healthy Kids Corporation must include:

- How the transition process to the FHIX marketplace will occur and the timeline for the enrollee's specific transition;
- Plans that are available and how to research information about available plans;
- Information about other available insurance affordability programs for the individual and his or her family;
- Information about health benefits coverage, provider networks, and cost sharing for available plans in each region;
- Information on how to complete the required annual renewal process, including renewal dates and deadlines; and

• Information on how to update eligibility if the participant's data have changed since his or her last renewal or application date.

Beginning in Phase Two (January 1, 2016), the Florida Healthy Kids Corporation will provide customer support for the FHIX marketplace. Customer support will include:

- A toll-free number;
- A web site in multiple languages;
- General program information;
- Financial information, including enrollee premiums; and
- Customer service and status reports on enrollee premiums;

The corporation is required to inform participants who transition to inactive status about other insurance affordability options and to electronically refer such enrollees to the federal exchange or other programs, as appropriate.

Available Products and Services

Section 409.725, F.S., requires the FHIX marketplace to offer the following products and services:

- Authorized products and services that are offered on the Florida Health Choices, Inc., marketplace (409.910, F.S.);
- Medicaid managed care plans under part IV of ch. 409, F.S., that qualify to participate;
- Authorized products under the Florida Healthy Kids Corporation; and
- Employer-sponsored plans.

Program Accountability

The plans and products that participate in FHIX will be required to meet certain accountability standards under s. 409.726, F.S. All managed care plans must collect and maintain encounter data in the same manner as under Statewide Medicaid Managed Care and will be subject to the accompanying penalties under s. 409.967(2)(h)2, F.S., for the failure to meet those standards. The AHCA will be responsible for the collection and maintenance of that data.

The corporation and the AHCA will work together to develop network and access standards for FHIX contract standards and to develop coverage quality standards for the adult population.

The bill establishes specific performance standards for the DCF for the processing of applications, both initial applications and renewals. The AHCA, the DCF, and the Florida Healthy Kids Corporation must conduct an annual satisfaction survey for the FHIX marketplace which may be incorporated into the annual report. Enrollment reports must be posted online monthly.

An annual report is due by July 1 to the Governor, the President of the Senate, and the Speaker of the House of Representatives. The minimum components of the report include enrollment and application data, customer satisfaction, utilization and cost data, enrollee use of funds in reimbursement accounts, types of plans and products purchased, and recommendations for program improvement.

Implementation Schedule

The implementation schedule for FHIX is based on each phase passing a readiness review before implementation under s. 409.727, F.S. The AHCA is identified as the lead agency for FHIX, as the state's designated Medicaid agency. The AHCA, the corporation, the DCF, and the Florida Healthy Kids Corporation are directed to begin implementation upon SB 7044 becoming law, with statewide implementation of the FHIX marketplace by January 1, 2016.

	Implementation Activities				
Phase	Start Date	Activities	Enrollee Requirements		
Readiness	Effective Date - Ongoing Based on Phase/Region	Implementation Activities	None		
One	July 1, 2015	-Enroll newly eligible, low-income, uninsured into Medicaid managed care plans -Corporation readies for implementation of FHIX marketplace for Phase Two -Healthy Kids prepares for customer service, financial support and choice counseling in Phase Two and Three	-Complete application -Select MMA plan -Utilize health savings or health reimbursement account		
Two	January 1, 2016*	 Enroll newly eligible, low- income, uninsured into FHIX Transition Phase One enrollees from MMA plans to FHIX by April 2016 Renew existing enrollees at annual enrollment date Healthy Kids prepares to transition enrollees to FHIX under Phase Three 	-Complete application -Meet work or educational requirements or seek an exemption -Pay required premium or transition to inactive status -Select plans products, or services from FHIX -Execute contract -Comply with program rules -Meet minimum coverage requirements -Utilize health savings or health reimbursement account		

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	Implementation Activities				
Phase	Start Date	Activities	Enrollee Requirements		
Three	July 1, 2016*	 Enroll newly eligible, low- income, uninsured into FHIX Renew existing enrollees at annual enrollment date Healthy Kids transitions enrollees to FHIX under Phase Three 	 -Complete application -Meet work or educational requirements or seek an exemption -Pay required premium or transition to inactive status -Select plans products, or services from FHIX -Execute contract -Comply with program rules -Meet minimum coverage requirements -Utilize health savings or health reimbursement account 		

*Phase Two implementation is contingent upon federal approval

Under s. 409.729, F.S., a FHIX Workgroup is created to facilitate the implementation of the program and to plan for a multi-year reorganization of the state's insurance affordability programs. The Workgroup is chaired by a representative of the AHCA and includes two additional representatives from the AHCA, plus two representatives each from the DCF, the corporation, and the FHKC.

Before implementation of any phase, the AHCA shall conduct a readiness review in consultation with the FHIX Workgroup. The AHCA must determine that the region has satisfied the following milestones, at a minimum:

- Functional readiness of the service delivery platform for the phase;
- Plan availability and presence of plan choice;
- Provider network capacity and adequacy of the available plans in the region;
- Availability of customer support; and
- Other factors critical to the success of FHIX.

Phase One begins on July 1, 2015, and requires the AHCA, corporation, and the Florida Healthy Kids Corporation to coordinate activities. To be eligible during this phase, an enrollee is only required to meet the definition of "newly eligible." An enrollee is not be required to meet the work or educational search requirements or make premium payments during this phase.

Responsibilities of Agencies by Implementation Phase					
Activity	Phase One	Phase Two	Phase Three		
Eligibility Determination	DCF	DCF	DCF		
Benefits/Plan Delivery	AHCA	FHIX	FHIX		
Choice Counseling	AHCA	Healthy Kids	Healthy Kids		
Customer Service	AHCA	Healthy Kids	Healthy Kids		
Financial Service	AHCA	Healthy Kids	Healthy Kids		
Program Oversight	AHCA	AHCA	AHCA		

Enrollees in Phase One receive benefits and services through the Medicaid managed care plans in part IV of this chapter. At least two plans per region will be available to an enrollee to select from during this phase. Choice counseling and customer service will be provided by the AHCA.

Phase Two's implementation is contingent upon federal approval and is planned to start no later than January 1, 2016. Participants will enroll or transition from Medicaid managed care plans to services and products on the FHIX marketplace. To be eligible during this phase, an enrollee must be "newly eligible," meet the work or educational search requirements, learn and be informed of the FHIX marketplace choices, execute a DCF contract, select plans in a timely manner, comply with all program rules and prohibitions, make monthly premium payments and any other cost sharing payments, and meet minimum coverage requirements.

Enrollees moving from Phase One coverage must complete the process by April 1, 2016, or they will transition to inactive status. There is no automatic enrollment in the FHIX. Choice counseling during Phase Two will be provided in coordination by the AHCA and the corporation with customer support by the Florida Healthy Kids Corporation.

Phase Three begins no later than July 1, 2016, with the transition of Healthy Kids enrollees to the FHIX marketplace. Healthy Kids enrollees must meet the eligibility requirements of Phase Two enrollees and be eligible for the Healthy Kids program under s. 624.91, F.S. A Healthy Kids enrollee who selects a FHIX marketplace plan will be provided a premium credit equal to the average capitation rate paid in his or her county of residence in the Healthy Kids program as of June 30, 2016. An enrollee will be responsible for any difference in costs. Any unexpended funds from the premium credit may be used on the FHIX marketplace for supplemental benefits.

The corporation is required is to notify enrollees of their premium credit amounts and how to access the FHIX marketplace selection process. Customer service and choice counseling services will also be provided.

Program Operation and Management

In order to implement the FHIX program, several agencies and two non-profit corporations created by the state have specific responsibilities under the newly created s. 409.728, F.S.:

Specific Program Operations and Management Duties for FHIX					
Agency for Health	Dept. of Children	Florida Health	Florida Healthy		
Care Admin.	and Families	Choices, Inc.	Kids		
Contract with Fla	Coordinate with	Begin	Retain duties in		
Health Choices for	other agencies and	implementation of	Phase One and Two		
FHIX for	corporations	FHIX in Phase One			
implementation,					
development and					
administration and					
release of funds					
Administer Phase	Determine eligibility	Implement FHIX for	Provide customer		
One	and renewals	Phase Two and Three	service to FHIX		

Specific Program Operations and Management Duties for FHIX					
Agency for Health	Dept. of Children	Florida Health	Florida Healthy		
Care Admin.	and Families	Choices, Inc.	Kids		
Provide	Transmit eligibility	Offer health benefits	Collect and transfer		
administrative	determinations to	coverage compliant	family funds to FHIX		
support to FHIX	AHCA and	with PPACA			
Workgroup	corporation				
Transition Phase One		Offer at least 2 plans	Conduct financial		
Enrollees to FHIX no		at each metal level	reporting		
later than April 1,					
2016					
Transmit enrollee		Provide opportunity	Coordinate activities		
information to FHIX		for MMA plans to	with partner agencies		
		participate on FHIX			
		in Phase Three			
With Phase Two,		Offer enhanced or			
determine risk		customized benefits			
adjusted rates					
annually based on					
specific statutory					
criteria					
Transfer funds to		Provide sufficient			
FHIX for premium		staff and resources			
credits					
Encourage Medicaid		Provide opportunity			
Managed Assistance		for Healthy Kids			
(MMA) plans to		plans to participate at			
participate on FHIX		FHIX			

Long Term Reorganization

The FHIX Workgroup is required to hold its first organizational meeting within 30 days after the effective date of this act and to meet at least bimonthly. The responsibilities of the Workgroup include:

- Recommend a Phase Two implementation plan no later than October 1, 2015;
- Review network and access standards for plans and products;
- Assess readiness and recommend actions needed to reorganize the state's insurance affordability programs for each phase or region;
- Recommend any proposed change to Title XIX-funded or Title XXI-funded programs based on the availability of federal funding;
- Identify duplication of services among the corporation, the AHCA, and the FHKC currently and under FHIX's proposed Phase Three program;
- Evaluate fiscal impacts based on proposed Phase Three transition plan;
- Compile schedule of impacted contracts, leases, and other assets;
- Determine staff requirements for Phase Three; and

• Develop and present a final transition plan no later than December 1, 2015, to the Governor, President of the Senate, and Speaker of the House of Representatives.

Federal Authorities

The bill authorizes the AHCA to seek federal approval to implement FHIX. Obtaining federal approval may be a multi-step process.

The bill establishes triggers for expiration of the FHIX program under certain conditions. FHIX expires at the end of Phase One if the state does not receive federal approval for Phase Two or at the end of the state fiscal year in which any of these conditions occur:

- Federal match contribution falls below 90 percent;
- Federal match contribution falls below the increased Federal Match Assistance Percentage for medical assistance for newly eligible mandatory individuals as specified in the Affordable Care Act; or
- Federal match for the FHIX program and the Medicaid program are blended under federal law or regulation in such a manner that causes the overall federal contribution to diminish when compared to separate, non-blended federal contributions.

Florida Health Choices Program

The bill revises s. 408.910, F.S., to recognize the role the corporation will play in the FHIX marketplace. The bill makes the necessary changes to authorize the corporation to offer the products and services to the newly eligible population under the FHIX.

Definitions are added to include the "Florida Health Insurance Affordability Exchange Program" or "FHIX" and to include the potential availability of Medicaid managed care plans under the existing definition of "Insurer." A definition for the "Patient Protection and Affordable Care Act" or "Affordable Care Act" is also added.

In the list of services to individual participants that the corporation currently provides, two new services have been added:

- Health benefits coverage information about health insurance plans compliant with the Affordable Care Act; and
- Consumer assistance and enrollment services for the FHIX.

The bill includes a modification that recognizes that not all enrollees may have the option of payroll deduction. The bill clarifies that surcharges may not be assessed on products or services sold on the FHIX marketplace. A separate reference to the FHIX marketplace has been created within the statute from the existing Florida Health Choices marketplace to distinguish the process, enrollment periods, and differing limits.

Authority has been granted to the corporation to collect contributions from third parties and governmental entities, to administer the FHIX program, and to coordinate with the AHCA, the DCF and FHKC on the transition plan for FHIX and any subsequent transition activities. Participation in the FHIX marketplace may begin at any time and is not limited to an open enrollment period.

Florida Healthy Kids Corporation (Sections 17 and 18)

The bill revises s. 624.91, F.S., the "William G. 'Doc' Myers Healthy Kids Corporation Act." Obsolete language is deleted throughout the act.

Healthy Kids' authorizations, duties, and powers are amended to include:

- Collect premiums for the Florida Health Insurance Affordability Exchange program;
- Contract with other insurance affordability programs and FHIX to provide customer service other enrollment-focused services;
- Develop performance metrics annually for administrative functions, contracting with vendors, customer service, enrollee education, financial services, and program integrity; and
- Modify the health plan medical loss ratio to include dental and include calculations consistent with federal regulation.

Under the bill, effective July 1, 2016, health and dental services contracts of Healthy Kids must transition to the FHIX marketplace. Qualifying plans may enroll as vendors on FHIX to maintain continuity of care for Healthy Kids' participants.

Quarterly full-pay enrollment and utilization comparison information is required to be provided online. Current law does not specify how the information may be provided.

The board of directors is re-configured with the chair being an appointee designated by the Governor and composed of 12 other members appointed by the Governor and confirmed by the Senate for three-year terms. The board members serve at the pleasure of the Governor. Those members who are serving as of the effective date of this act may remain on the board until January 1, 2016.

Healthy Kids is also directed to confer with the AHCA, the DCF, and the corporation to develop transition plans for FHIX.

The Operating Fund of the Florida Healthy Kids Corporation has never been separately funded. Under the bill, the Operating Fund is repealed effective upon the bill becoming law.

The Medically Needy Program (Section 16)

The bill amends s. 409.904(2), F.S., to require that, effective October 1, 2015, no new enrollees over the age of 20 may be enrolled in the Medically Needy program under Medicaid. The bill also provides that the Medically Needy program will expire on September 30, 2019.

Other Provisions (Sections 14, 19)

The bill directs the Division of Law Revision and Information to replace the phrase "the effective date of this act" wherever it occurs with the date the act becomes law.

The bill takes effect upon becoming a law.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

PCS/SB 7044 may provide cost saving to Floridians and stimulate economic growth. The following two organizations have published estimates:

- The Florida Chamber of Commerce estimates that Florida's families and business pay \$1.4 billion in hidden health care taxes to cover the costs of the uninsured.¹⁰⁰ As an example, the Chamber has estimated that every insured Floridian pays about \$2,000 for every hospital stay to cover the cost of the uninsured.¹⁰¹
- The Florida Hospital Association (FHA) has also conducted research on the impact of extending health insurance coverage to this population. By covering 1 million or more Floridians, the FHA has projected 121,000 new jobs, savings of more than \$2.5 billion in state general revenue, and \$541 million a year in local government revenue.¹⁰²

The Affordable Care Act imposes an employer mandate effective in 2015 for businesses that employ 100 or more people. Those employers must provide affordable health insurance coverage or face penalties of \$2,000 or \$3,000 per person. This may also have an impact on Florida's economy if additional options are not available and more individuals are not covered.¹⁰³

 ¹⁰⁰ Florida Chamber of Commerce, *Smarter Healthcare Coverage in Florida*, p.3, <u>http://www.flchamber.com/wp-content/uploads/FL-Chamber-Plan-for-Smarter-Healthcare-Coverage.pdf</u> (last visited Mar. 8, 2015).
 ¹⁰¹ Id.

 ¹⁰² Florida Hospital Association, A Healthy Florida Works, <u>http://ahealthyfloridaworks.com/v6/wp-content/uploads/2014/10/AHealthyFloridaIGv10.pdf</u> (last visited Mar. 8, 2015).

¹⁰³ Id.

C. Government Sector Impact:

The Medically Needy Program and Other Health Care Related Programs

A shift of individuals who receive health care services through the Medically Needy program into comprehensive medical insurance at a higher federal match rate may generate savings in general revenue or Tobacco Settlement funds that could be utilized to offset costs in the program in the long-term.

However, for children, states are required to maintain Medicaid eligibility levels that were in place when the PPACA was enacted through September 30, 2019, which includes children eligible for Medically Needy. Furthermore, the federal Medicaid program requires that if a state provides Medically Needy services for anyone, children and pregnant women must be eligible. Under these requirements, Medically Needy eligibility for both children and pregnant women must be maintained in Florida until October 1, 2019.¹⁰⁴

Roughly 13.4 percent of persons receiving Medically Needy services in Florida are children or pregnant women, and roughly 83 percent of all Medically Needy enrollees have incomes below 138 percent of the federal poverty level and might be eligible to for coverage under the FHIX.¹⁰⁵

Further savings could be generated in certain programs that currently provide healthrelated services to portions of the prospective FHIX population, such as mental health and substance abuse services provided by the DCF and the Aids Drugs Assistance Program within the Department of Health. Such savings would be based on the proportion of these services associated with individuals under 138 of FPL who enroll in the FHIX.

State Government Agencies and Corporations Implementing the FHIX

The Agency for Health Care Administration (AHCA), the Department of Children and Families (DCF), and the two state-created, non-profit corporations – Florida Health Choices, Inc., and the Florida Healthy Kids Corporation – affected by the bill have provided fiscal analyses of the recurring and non-recurring costs of development, implementation, and maintenance of the FHIX marketplace.

For Fiscal Year 2015-2016, the aggregate costs to implement the FHIX are estimated to be approximately \$2.82 billion, including federal funds and approximately \$12 million of general revenue. In Fiscal Year 2016-2017, the aggregate costs are estimated to be approximately \$3.7 billion, including federal funds and approximately \$118.5 million of general revenue. These estimates are described below.

¹⁰⁴ Email received from the Agency for Health Care Administration by staff of the Senate Appropriations Subcommittee on Health and Human Services, March 13, 2015, on file with subcommittee staff.

¹⁰⁵ Based on enrollment figures provided by the AHCA to staff of the Senate Appropriations Subcommittee on Health and Human Services, March 2013, on file with subcommittee staff.

Agency for Health Care Administration

In its expenditure estimates, the AHCA assumed that 79.7 percent of the newly eligible population will actually enroll in the FHIX, which is based on historical Medicaid program experience. A phase-in of 50 percent for Fiscal Year 2015-2016 is assumed. The AHCA estimates a total of approximately 968,672 newly eligible individuals, with 386,016 persons enrolling in Fiscal Year 2015-2016. The majority of these individuals are childless adults (679,325), with 270,711 childless adults enrolling in Fiscal Year 2015-2016.

The AHCA also estimates that there will also be a "crowd out" population, i.e. individuals who are currently purchasing insurance directly from an insurance company who will terminate their current coverage and enroll in the FHIX. A phase-in of 40 percent for Fiscal Year 2015-2016 is assumed. A total of 155,757 crowd-out individuals is estimated, with 62,303 enrolling in Fiscal Year 2015-2016.

The AHCA also included costs associated with the Health Insurance Provider Fee (HIPF) at a fee load of 2.5 percent per year. The HIPF is a federal fee imposed under the PPACA on the premiums collected by most insurers and managed care plans providing health coverage. States are required to account for this fee for managed care plans that are contracted to provide health care services to Medicaid enrollees.

The AHCA estimates that total coverage expenditures will be approximately \$2.8 billion in Fiscal Year 2015-2016, with approximately \$2.4 billion associated with the newly eligible population and approximately \$379 million associated with crowd-out. All of these costs will be covered by federal matching funds in Fiscal Year 2015-2016.

For Fiscal Year 2016-2017, total coverage expenditures are estimated to be approximately \$3.7 billion, with approximately \$3.3 billion associated with the newly eligible and \$388 million associated with crowd-out. Under the PPACA, 97.5 percent of these costs will be covered by federal match, leaving a cost of approximately \$91.3 million to be covered by the state.

The AHCA advises that the bill creates the need for additional resources at the agency, such as additional contracted actuarial services for the calculation and maintenance of risk adjusted rates and premium assistance in the amount of \$500,000 per year, 50 percent of which is covered by federal match.

Additional choice counseling and enrollment broker services will be needed to support the FHIX population. For Fiscal Year 2015-2016, the need is estimated at \$6.2 million, 50 percent of which is covered by federal match. Cost estimates for these services are still being calculated for subsequent fiscal years.

The AHCA also advises that the agency's Florida Medicaid Management Information System (FMMIS) will need to be enhanced due to the increase workload created by FHIX enrollees. A rough estimate indicates the cost could be approximately \$600,000 for Fiscal Year 2015-2016, 50 percent of which is covered by federal match. The AHCA estimates that \$850,000 will be needed in Fiscal Year 2016-2017 and \$1.2 million in Fiscal Year 2017-2018 to implement FMMIS enhancements, again with a 50 percent federal match. It is possible that the federal government might provide a 90 percent match rate for these costs since they are associated with the PPACA, but that is uncertain at this time.

Department of Children and Families

The DCF estimates that the bill requires an additional 120 eligibility or case management staff to process and maintain an estimated 487,996 applicants during the first year of the FHIX, based on the DCF's assumption that approximately 60 percent of individuals in the state's current 813,327 food assistance households are projected to qualify as newly eligible for coverage. For nonrecurring expenses, the DCF estimate includes costs for furniture and equipment for the additional FTEs and a one-time mass-mailing to the affected individuals.¹⁰⁶

The DCF also projects the need for additional budget authority for information technology enhancements; however, the final estimate for this enhancement is not yet known. Information technology costs also include creating an interface with Florida Health Choices and new eligibility rules for a new Medicaid group.

Federal match for costs associated with Medicaid eligibility staff is 75 percent, and the match for the costs of information system development is 90 percent.¹⁰⁷

The DCF estimates second-year costs based on a workload impact created by the remaining 40 percent of food assistance eligible individuals seeking benefits. The DCF seeks an additional 78 FTEs to handle the increased caseload in year two.

Florida Health Choices

For Florida Health Choices, the corporation expects to incur costs for temporary staff, software licensure, and technical implementation in the first year that will not be incurred in the second year. Costs for both years will include salaries and benefits for new employees, various expenses, enrollment management, and management of health savings accounts. Second year costs reflect the transition of enrollees from Phase One to Phase Two and increased management responsibilities.

Florida Healthy Kids Corporation

The Florida Healthy Kids Corporation will incur third-party administrator (TPA) costs for its responsibilities relating to customer service, financial services, and IT infrastructure for the provision of enrollment support for the FHIX marketplace housed at Florida Health Choices.

The chart below summarizes the estimated costs to the four entities:

¹⁰⁶ Florida Department of Children and Families, *2015 Agency Bill Analysis - SPB 7044* (Mar. 9, 2015) p.5, (on file with the Senate Committee on Health Policy).

¹⁰⁷ Id at 6.

	Year One Total	Federal Match	State Share	Year Two Total	Federal Match	State Share
AHCA		•				
FHIX Coverage	\$2,797,672,693	\$2,797,672,693		\$3,651,074,161	\$3,559,797,307	\$91,276,854
Actuarial Services	\$500,000	\$250,000	\$250,000	\$500,000	\$250,000	\$250,000
Choice Counseling	\$6,200,000	\$3,100,000	\$3,100,000	\$6,200,000	\$3,100,000	\$3,100,000
FMMIS Upgrade	\$600,000	\$300,000	\$300,000	\$850,000	\$425,000	\$425,000
AHCA Total	\$2,804,972,693	\$2,801,322,693	\$3,650,000	\$3,658,624,161	\$3,563,572,307	\$95,051,854
DCF						
Salaries and Benefits	\$4,455,355	\$3,341,516	\$1,113,839	\$2,896,690	\$2,172,518	\$724,173
Expenses – Recurring	\$1,335,499	\$1,001,624	\$333,875	\$878,740	\$659,055	\$219,685
Expenses – non- Recurring	\$707,030	\$530,273	\$176,758	\$301,068	\$225,801	\$75,267
Human Resources Charge	\$41,280		\$41,280	\$26,832		\$26,832
Computer expenses	\$1,000,000	\$900,000	\$100,000			
DCF Total	\$7,539,164	\$5,773,413	\$1,765,751	\$4,103,330	\$3,057,374	\$1,045,957
FHC						
FHC base annual expenditures	\$700,000		\$700,000	\$700,000		\$700,000
Salaries and Benefits	\$786,000	\$393,000	\$393,000	\$786,000	\$196,500	\$589,500
Temporary Staff	\$125,000	\$62,500	\$62,500			
Expenses	\$273,300	\$136,650	\$136,650	\$235,800	\$117,900	\$117,900
Software License	\$300,000	\$150,000	\$150,000			
Technical Implementation	\$200,000	\$100,000	\$100,000			
Enrollment Management	\$4,034,871	\$2,017,436	\$2,017,436	\$16,397,140	\$8,198,570	\$8,198,570
Health Savings Account Management	\$2,017,436	\$1,008,718	\$1,008,718	\$8,198,570	\$4,099,285	\$4,099,285
FHC Total	\$8,436,607	\$3,868,304	\$4,568,304	\$26,317,510	\$12,612,255	\$13,705,255
FHKC						
TPA Costs for FHC Enrollment	\$3,763,152	\$1,881,576	\$1,881,576	\$17,372,384	\$8,686,192	\$8,686,192

	Year One	Federal Match	State Share	Year Two	Federal Match	State Share
GRAND TOTALS	\$2,824,711,616	\$2,812,845,986	\$11,865,631	\$3,706,417,385	\$3,587,928,127	\$118,489,258

Note: State share is assumed to be paid from general revenue.

The bill amends s. 409.904(2), F.S., which authorizes Florida's Medically Needy program, to require that, effective October 1, 2015, no new enrollees over the age of 20 may be enrolled in the Medically Needy program under Medicaid. The bill also provides that the Medically Needy program will expire on September 30, 2019. However, states that have Medically Needy programs are also required by the federal Medicaid program to provide Medically Needy services for pregnant women, which means eligibility for pregnant women must also be maintained until October 1, 2019, as the bill does for children. This provision of the bill needs to be amended to conform to this federal requirement.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 408.910, 409.904, and 624.91.

This bill creates the following sections of the Florida Statutes: 409.720 through 409.731.

This bill repeals the following sections of the Florida Statutes: 408.70 and 624.915.

IX. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

Recommended CS by Appropriations Subcommittee on Health and Human Services on March 17, 2015:

The CS:

- Clarifies aspects of participant responsibilities under the FHIX program but does not substantively amend those responsibilities;
- Requires Florida Health Choices, Inc., to encourage licensed insurance agents to identify and assist individuals who enroll in the FHIX program and provides that the bill does not prohibit licensed insurance agents from receiving usual and customary commissions from insurers and health maintenance organizations the offer plans in the FHIX marketplace;
- Requires that, effective October 1, 2015, no new enrollees over the age of 20 may be enrolled in the Medically Needy program under Medicaid; and
- Provides that the Medically Needy program expires on September 30, 2019.
- B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.



LEGISLATIVE ACTION

Senate Comm: RCS 03/17/2015 House

Appropriations Subcommittee on Health and Human Services (Bean) recommended the following:

Senate Amendment

Between lines 549 and 550

insert:

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8 9 (i) Encourage insurance agents licensed under chapter 626 to identify and assist enrollees. This act does not prohibit these agents from receiving usual and customary commissions from insurers and health maintenance organizations that offer plans in the FHIX marketplace.



LEGISLATIVE ACTION

Senate	
Comm: WD)
03/17/201	5

House

Appropriations Subcommittee on Health and Human Services (Sobel) recommended the following:

Senate Amendment

Delete lines 242 - 247

and insert:

(e) For an enrollee whose adjusted gross income is at or above 100 percent of the federal poverty line, if, after a 30day grace period, a full premium payment has not been received, the enrollee shall be transitioned from coverage to inactive status and may not reenroll for a minimum of 6 months, unless a hardship exception has been granted. Enrollees may seek a

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11	hardship exception under the Medicaid fair hearing process
12	administered by the Department of Children and Families.
13	(f) For an enrollee whose adjusted gross income is below
14	100 percent of the federal poverty line, if, after a 60-day
15	grace period, a full premium payment has not been received, the
16	enrollee shall be transitioned from coverage to inactive status
17	and may not reenroll for a minimum of 3 months, unless a
18	hardship exception has been granted. Enrollees may seek a
19	hardship exception under the Medicaid fair hearing process
20	administered by the Department of Children and Families.



LEGISLATIVE ACTION

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Senate	
Comm: WD	
03/17/2015	

House

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Appropriations Subcommittee on Health and Human Services (Sobel) recommended the following:

Senate Amendment

Delete line 197

and insert:

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requirements. A participant in compliance with this paragraph

6 whose modified adjusted gross income is below 100 percent of the

7 federal poverty level must be provided assistance with

8 education, transportation, and child care costs.



LEGISLATIVE ACTION

Senate
Comm: WD
03/17/2015

House

Appropriations Subcommittee on Health and Human Services (Sobel) recommended the following:

Senate Amendment (with title amendment)

Delete lines 92 - 1410

and insert:

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(3) "Corporation" means the Florida Healthy Kids Corporation, as established under s. 624.91.

(4) "Enrollee" means an individual who has been determined eligible for and is receiving health benefits coverage under this part. (5) "FHIX marketplace" or "marketplace" means the single,

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11	centralized market established under s. 408.910 which
12	facilitates health benefits coverage.
13	(6) "Florida Health Insurance Affordability Exchange
14	Program" or "FHIX" means the program created under ss. 409.720-
15	409.731.
16	(7) "Florida Healthy Kids Corporation" means the entity
17	created under s. 624.91.
18	(8) "Florida Kidcare program" or "Kidcare program" means
19	the health benefits coverage administered through ss. 409.810-
20	409.821.
21	(9) "Health benefits coverage" means the payment of
22	benefits for covered health care services or the availability,
23	directly or through arrangements with other persons, of covered
24	health care services on a prepaid per capita basis or on a
25	prepaid aggregate fixed-sum basis.
26	(10) "Inactive status" means the enrollment status of a
27	participant previously enrolled in health benefits coverage
28	through the FHIX marketplace who lost coverage through the
29	marketplace for nonpayment, but maintains access to his or her
30	balance in a health savings account or health reimbursement
31	account.
32	(11) "Medicaid" means the medical assistance program
33	authorized by Title XIX of the Social Security Act, and
34	regulations thereunder, and part III and part IV of this
35	chapter, as administered in this state by the agency.
36	(12) "Modified adjusted gross income" means the
37	individual's or household's annual adjusted gross income as
38	defined in s. 36B(d)(2) of the Internal Revenue Code of 1986 and
39	which is used to determine eligibility for FHIX.

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40	(13) "Patient Protection and Affordable Care Act" or
41	"Affordable Care Act" means Pub. L. No. 111-148, as further
42	amended by the Health Care and Education Reconciliation Act of
43	2010, Pub. L. No. 111-152, and any amendments to, and
44	regulations or guidance under, those acts.
45	(14) "Premium credit" means the monthly amount paid by the
46	agency per enrollee in the Florida Health Insurance
47	Affordability Exchange Program toward health benefits coverage.
48	(15) "Qualified alien" means an alien as defined in 8
49	<u>U.S.C. s. 1641(b) or (c).</u>
50	(16) "Resident" means a United States citizen or qualified
51	alien who is domiciled in this state.
52	Section 5. Section 409.723, Florida Statutes, is created to
53	read:
54	409.723 Participation
55	(1) ELIGIBILITYIn order to participate in FHIX, an
56	individual must be a resident and must meet the following
57	requirements, as applicable:
58	(a) Qualify as a newly eligible enrollee, who must be an
59	individual as described in s. 1902(a)(10)(A)(i)(VIII) of the
60	Social Security Act or s. 2001 of the Affordable Care Act and as
61	may be further defined by federal regulation.
62	(b) Meet and maintain the responsibilities under subsection
63	<u>(4).</u>
64	(c) Qualify as a participant in the Florida Healthy Kids
65	program under s. 624.91, subject to the implementation of Phase
66	III under s. 409.727.
67	(2) ENROLLMENTTo enroll in FHIX, an applicant must submit
68	an application to the department for an eligibility

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69	determination.
70	(a) Applications may be submitted by mail, fax, online, or
71	any other method permitted by law or regulation.
72	(b) The department is responsible for any eligibility
73	correspondence and status updates to the participant and other
74	agencies.
75	(c) The department shall review a participant's eligibility
76	every 12 months.
77	(d) An application or renewal is deemed complete when the
78	participant has met all the requirements under subsection (4).
79	(3) PARTICIPANT RIGHTSA participant has all of the
80	following rights:
81	(a) Access to the FHIX marketplace to select the scope,
82	amount, and type of health care coverage and other services to
83	purchase.
84	(b) Continuity and portability of coverage to avoid
85	disruption of coverage and other health care services when the
86	participant's economic circumstances change.
87	(c) Retention of applicable unspent credits in the
88	participant's health savings or health reimbursement account
89	following a change in the participant's eligibility status.
90	Credits are valid for an inactive status participant for up to 5
91	years after the participant first enters an inactive status.
92	(d) Ability to select more than one product or plan on the
93	FHIX marketplace.
94	(e) Choice of at least two health benefits products that
95	meet the requirements of the Affordable Care Act.
96	(4) PARTICIPANT RESPONSIBILITIES.—A participant has all of
97	the following responsibilities:

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98	(a) Complete an initial application for health benefits
99	coverage and an annual renewal process, which includes proof of
100	employment, on-the-job training or placement activities, or
101	pursuit of educational opportunities at the following hourly
102	levels:
103	1. For a parent of a child younger than 18 years of age, a
104	minimum of 20 hours weekly.
105	2. For a childless adult, a minimum of 30 hours weekly. A
106	disabled adult or caregiver of a disabled child or adult may
107	submit a request for an exception to these requirements to the
108	corporation. A participant shall annually submit to the
109	department such a request for an exception to the hourly level
110	requirements.
111	(b) Learn and remain informed about the choices available
112	on the FHIX marketplace and the uses of credits in the
113	individual accounts.
114	(c) Execute a contract with the department to acknowledge
115	that:
116	1. FHIX is not an entitlement and state and federal funding
117	may end at any time;
118	2. Failure to pay required premiums or cost sharing will
119	result in a transition to inactive status; and
120	3. Noncompliance with work or educational requirements will
121	result in a transition to inactive status.
122	(d) Select plans and other products in a timely manner.
123	(e) Comply with all program rules and the prohibitions
124	against fraud, as described in s. 414.39.
125	(f) Make monthly premium and any other cost-sharing
126	payments by the deadline.
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127	(g) Meet minimum coverage requirements by selecting a high-
128	deductible health plan combined with a health savings or health
129	reimbursement account if not selecting a plan with more
130	extensive coverage.
131	(5) COST SHARING.—
132	(a) Enrollees are assessed monthly premiums based on their
133	modified adjusted gross income. The maximum monthly premium
134	payments are set at the following income levels:
135	1. At or below 22 percent of the federal poverty level: \$3.
136	2. Greater than 22 percent, but at or below 50 percent, of
137	the federal poverty level: \$8.
138	3. Greater than 50 percent, but at or below 75 percent, of
139	the federal poverty level: \$15.
140	4. Greater than 75 percent, but at or below 100 percent, of
141	the federal poverty level: \$20.
142	5. Greater than 100 percent of the federal poverty level:
143	\$25.
144	(b) Depending on the products and services selected by the
145	enrollee, the enrollee may also incur additional cost-sharing
146	copayments, deductibles, or other out-of-pocket costs.
147	(c) An enrollee may be subject to an inappropriate
148	emergency room visit charge of up to \$8 for the first visit and
149	up to \$25 for any subsequent visit, based on the enrollee's
150	benefit plan, to discourage inappropriate use of the emergency
151	room.
152	(d) Cumulative annual cost sharing per enrollee may not
153	exceed 5 percent of an enrollee's annual modified adjusted gross
154	income.
155	(e) If, after a 30-day grace period, a full premium payment

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156	has not been received, the enrollee shall be transitioned from
157	coverage to inactive status and may not reenroll for a minimum
158	of 6 months, unless a hardship exception has been granted.
159	Enrollees may seek a hardship exception under the Medicaid Fair
160	Hearing Process.
161	Section 6. Section 409.724, Florida Statutes, is created to
162	read:
163	409.724 Available assistance
164	(1) PREMIUM CREDITS
165	(a) Standard amountThe standard monthly premium credit is
166	equivalent to the applicable risk-adjusted capitation rate paid
167	to Medicaid managed care plans under part IV of this chapter.
168	(b) Supplemental fundingSubject to federal approval,
169	additional resources may be made available to enrollees and
170	incorporated into FHIX.
171	(c) Savings accountsIn addition to the benefits provided
172	under this section, the corporation must offer each enrollee
173	access to an individual account that qualifies as a health
174	reimbursement account or a health savings account. Eligible
175	unexpended funds from the monthly premium credit must be
176	deposited into each enrollee's individual account in a timely
177	manner. Enrollees may also be rewarded for healthy behaviors,
178	adherence to wellness programs, and other activities established
179	by the corporation which demonstrate compliance with prevention
180	or disease management guidelines. Funds deposited into these
181	accounts may be used to pay cost-sharing obligations or to
182	purchase other health-related items to the extent permitted
183	under federal law.
184	(d) Enrollee contributionsThe enrollee may make deposits

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185	to his or her account at any time to supplement the premium
186	credit, to purchase additional FHIX products, or to offset other
187	cost-sharing obligations.
188	(e) Third partiesThird parties, including, but not
189	
	limited to, an employer or relative, may also make deposits on
190	behalf of the enrollee into the enrollee's FHIX marketplace
191	account. The enrollee may not withdraw any funds as a refund,
192	except those funds the enrollee has deposited into his or her
193	account.
194	(2) CHOICE COUNSELINGThe agency and the corporation shall
195	work together to develop a choice counseling program for FHIX.
196	The choice counseling program must ensure that participants have
197	information about the FHIX marketplace program, products, and
198	services and that participants know where and whom to call for
199	questions or to make their plan selections. The choice
200	counseling program must provide culturally sensitive materials
201	and must take into consideration the demographics of the
202	projected population.
203	(3) EDUCATION CAMPAIGNThe agency and the corporation must
204	coordinate an ongoing enrollee education campaign beginning in
205	Phase I, as provided in s. 409.27, informing participants, at a
206	minimum:
207	(a) How the transition process to the FHIX marketplace will
208	occur and the timeline for the enrollee's specific transition.
209	(b) What plans are available and how to research
210	information about available plans.
211	(c) Information about other available insurance
212	affordability programs for the individual and his or her family.
213	(d) Information about health benefits coverage, provider

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214	networks, and cost sharing for available plans in each region.
215	(e) Information on how to complete the required annual
216	renewal process, including renewal dates and deadlines.
217	(f) Information on how to update eligibility if the
218	participant's data have changed since his or her last renewal or
210	application date.
220	(4) CUSTOMER SUPPORTBeginning in Phase II, the
220	
	corporation shall provide customer support for FHIX, shall
222	address general program information, financial information, and
223	customer service issues, and shall provide status updates on
224	bill payments. Customer support must also provide a toll-free
225	number and maintain a website that is available in multiple
226	languages and that meets the needs of the enrollee population.
227	(5) INACTIVE PARTICIPANTSThe corporation must inform the
228	inactive participant about other insurance affordability
229	programs and electronically refer the participant to the federal
230	exchange or other insurance affordability programs, as
231	appropriate.
232	Section 7. Section 409.725, Florida Statutes, is created to
233	read:
234	409.725 Available products and servicesThe FHIX
235	marketplace shall offer the following products and services:
236	(1) Authorized products and services pursuant to s.
237	408.910.
238	(2) Medicaid managed care plans under part IV of this
239	chapter.
240	(3) Authorized products under the corporation pursuant to
241	s. 624.91.
242	(4) Employer-sponsored plans.
	<u></u>

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243 Section 8. Section 409.726, Florida Statutes, is created to 244 read: 409.726 Program accountability.-245 246 (1) All managed care plans that participate in FHIX must 247 collect and maintain encounter level data in accordance with the 248 encounter data requirements under s. 409.967(2)(d) and are 249 subject to the accompanying penalties under s. 409.967(2)(h)2. 250 The agency is responsible for the collection and maintenance of 2.51 the encounter level data. 252 (2) The corporation, in consultation with the agency, shall 253 establish access and network standards for contracts on the FHIX 254 marketplace and shall ensure that contracted plans have 255 sufficient providers to meet enrollee needs. The corporation, in 256 consultation with the agency, shall develop quality of coverage 257 and provider standards specific to the adult population. 258 (3) The department shall develop accountability measures 259 and performance standards to be applied to applications and 260 renewal applications for FHIX which are submitted online, by 261 mail, by fax, or through referrals from a third party. The 262 minimum performance standards are: 263 (a) Application processing speed.-Ninety percent of all applications, from all sources, must be processed within 45 264 265 days. (b) Applications processing speed from online sources.-266 267 Ninety-five percent of all applications received from online 268 sources must be processed within 45 days. 269 (c) Renewal application processing speed.-Ninety percent of 270 all renewals, from all sources, must be processed within 45 271 days.

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2	(d) Denousl explication processing encodefing spling
	(d) Renewal application processing speed from online
3	sourcesNinety-five percent of all applications received from
4	online sources must be processed within 45 days.
5	(4) The agency, the department, and the corporation must
õ	meet the following standards for their respective roles in the
	program:
	(a) Eighty-five percent of calls must be answered in 20
	seconds or less.
	(b) One hundred percent of all contacts, which include, but
	are not limited to, telephone calls, faxed documents and
	requests, and e-mails, must be handled within 2 business days.
	(c) Any self-service tools available to participants, such
	as interactive voice response systems, must be operational 7
	days a week, 24 hours a day, at least 98 percent of each month.
	(5) The agency, the department, and the corporation must
	conduct an annual satisfaction survey to address all measures
	that require participant input specific to the FHIX marketplace
	program. The parties may elect to incorporate these elements
	into the annual report required under subsection (7).
	(6) The agency and the corporation shall post online
	monthly enrollment reports for FHIX.
	(7) An annual report is due no later than July 1 to the
	Governor, the President of the Senate, and the Speaker of the
	House of Representatives. The annual report must be coordinated
	by the agency and the corporation and must include, but is not
	limited to:
	(a) Enrollment and application trends and issues.
	(b) Utilization and cost data.
	(c) Customer satisfaction.

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301	(d) Funding sources in health savings accounts or health
302	reimbursement accounts.
303	(e) Enrollee use of funds in health savings accounts or
304	health reimbursement accounts.
305	(f) Types of products and plans purchased.
306	(g) Movement of enrollees across different insurance
307	affordability programs.
308	(h) Recommendations for program improvement.
309	Section 9. Section 409.727, Florida Statutes, is created to
310	read:
311	409.727 Implementation scheduleThe agency, the
312	corporation, the department, and Florida Health Choices, Inc.,
313	shall begin implementation of FHIX by the effective date of this
314	act, with statewide implementation in all regions, as described
315	in s. 409.966(2), by January 1, 2016.
316	(1) READINESS REVIEWBefore implementation of any phase
317	under this section, the agency shall conduct a readiness review
318	in consultation with the FHIX Workgroup described in s. 409.729.
319	The agency must determine that the region has satisfied, at a
320	minimum, the following readiness milestones:
321	(a) Functional readiness of the service delivery platform
322	for the phase.
323	(b) Plan availability and presence of plan choice.
324	(c) Provider network capacity and adequacy of the available
325	plans in the region.
326	(d) Availability of customer support.
327	(e) Other factors critical to the success of FHIX.
328	(2) PHASE I.—
329	(a) Phase I begins on July 1, 2015. The agency, the

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330	corporation, and Florida Health Choices, Inc., shall coordinate
331	activities to ensure that enrollment begins by July 1, 2015.
332	(b) To be eligible during this phase, a participant must
333	meet the requirements under s. 409.723(1)(a).
334	(c) An enrollee is entitled to receive health benefits
335	coverage in the same manner as provided under and through the
336	selected managed care plans in the Medicaid managed care program
337	in part IV of this chapter.
338	(d) An enrollee shall have a choice of at least two managed
339	care plans in each region.
340	(e) Choice counseling and customer service must be provided
341	in accordance with s. 409.724(2).
342	(3) PHASE II
343	(a) Beginning no later than January 1, 2016, and contingent
344	upon federal approval, participants may enroll or transition to
345	health benefits coverage under the FHIX marketplace.
346	(b) To be eligible during this phase, a participant must
347	meet the requirements under s. 409.723(1)(a) and (b).
348	(c) An enrollee may select any benefit, service, or product
349	available.
350	(d) The corporation shall notify an enrollee of his or her
351	premium credit amount and how to access the FHIX marketplace
352	selection process.
353	(e) A Phase I enrollee must be transitioned to the FHIX
354	marketplace by April 1, 2016. An enrollee who does not select a
355	plan or service on the FHIX marketplace by that deadline shall
356	be moved to inactive status.
357	(f) An enrollee shall have a choice of at least two managed
358	care plans in each region which meet or exceed the Affordable

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359	Care Act's requirements and which qualify for a premium credit
360	on the FHIX marketplace.
361	(g) Choice counseling and customer service must be provided
362	in accordance with s. 409.724(2) and (4).
363	(4) PHASE III.—
364	(a) No later than July 1, 2016, the corporation and Florida
365	Health Choices, Inc., must begin the transition of enrollees
366	under s. 624.91 to the FHIX marketplace.
367	(b) Eligibility during this phase is based on meeting the
368	requirements of Phase II and s. 409.723(1)(c).
369	(c) An enrollee may select any benefit, service, or product
370	available under s. 409.725.
371	(d) A Florida Healthy Kids enrollee who selects a FHIX
372	marketplace plan must be provided a premium credit equivalent to
373	the average capitation rate paid in his or her county of
374	residence under Florida Healthy Kids as of June 30, 2016. The
375	enrollee is responsible for any difference in costs and may use
376	any remaining funds for supplemental benefits on the FHIX
377	marketplace.
378	(e) The corporation shall notify an enrollee of his or her
379	premium credit amount and how to access the FHIX marketplace
380	selection process.
381	(f) Choice counseling and customer service must be provided
382	in accordance with s. 409.724(2) and (4).
383	(g) Enrollees under s. 624.91 must transition to the FHIX
384	marketplace by September 30, 2016.
385	Section 10. Section 409.728, Florida Statutes, is created
386	to read:
387	409.728 Program operation and managementIn order to

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388	implement ss. 409.720-409.731:
389	(1) The Agency for Health Care Administration shall do all
390	of the following:
391	(a) Contract with the corporation for the development,
392	implementation, and administration of the Florida Health
393	Insurance Affordability Exchange Program and for the release of
394	any federal, state, or other funds appropriated to the
395	corporation.
396	(b) Administer Phase One of FHIX.
397	(c) Provide administrative support to the FHIX Workgroup
398	under s. 409.729.
399	(d) Transition the FHIX enrollees to the FHIX marketplace
400	beginning January 1, 2016, in accordance with the transition
401	workplan. Stakeholders that serve low-income individuals and
402	families must be consulted during the implementation and
403	transition process through a public input process. All regions
404	must complete the transition no later than April 1, 2016.
405	(e) Timely transmit enrollee information to the
406	corporation.
407	(f) Beginning with Phase Two, determine annually the risk-
408	adjusted rate to be paid per month based on historical
409	utilization and spending data for the medical and behavioral
410	health of this population, projected forward, and adjusted to
411	reflect the eligibility category, medical and dental trends,
412	geographic areas, and the clinical risk profile of the
413	enrollees.
414	(g) Transfer to the corporation such funds as approved in
415	the General Appropriations Act for the premium credits.
416	(h) Encourage Medicaid managed care plans to apply as

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417	vendors to the marketplace to facilitate continuity of care and
418	family care coordination.
419	(2) The Department of Children and Families shall, in
420	coordination with the corporation, the agency, and Florida
421	Health Choices, Inc., determine eligibility of applications and
422	application renewals for FHIX in accordance with s. 409.902 and
423	shall transmit eligibility determination information on a timely
424	basis to the agency and corporation.
425	(3) The corporation shall do all of the following:
426	(a) Retain its duties and responsibilities under s. 624.91
427	for Phase One and Phase Two of the program.
428	(b) Provide customer service for the FHIX marketplace, in
429	coordination with the agency and the corporation.
430	(c) Transfer funds and provide financial support to the
431	FHIX marketplace, including the collection of monthly cost
432	sharing.
433	(d) Conduct financial reporting related to such activities,
434	in coordination with the corporation and the agency.
435	(e) Coordinate activities for the program with the agency,
436	the department, and the corporation.
437	(f) Begin the development of FHIX during Phase One.
438	(g) Implement and administer Phase Two and Phase Three of
439	the FHIX marketplace and the ongoing operations of the program.
440	(h) Offer health benefits coverage packages on the FHIX
441	marketplace, including plans compliant with the Affordable Care
442	Act.
443	(i) Offer FHIX enrollees a choice of at least two plans per
444	county at each benefit level which meet the requirements under
445	the Affordable Care Act.

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446	(j) Provide an opportunity for participation in Medicaid
447	managed care plans if those plans meet the requirements of the
448	FHIX marketplace.
449	(k) Offer enhanced or customized benefits to FHIX
450	marketplace enrollees.
451	(1) Provide sufficient staff and resources to meet the
452	program needs of enrollees.
453	(m) Provide an opportunity for plans contracted with or
454	previously contracted with the corporation under s. 624.91 to
455	participate with FHIX if those plans meet the requirements of
456	the program.
457	Section 11. Section 409.729, Florida Statutes, is created
458	to read:
459	409.729 Long-term reorganizationThe FHIX Workgroup is
460	created to facilitate the implementation of FHIX and to plan for
461	a multiyear reorganization of the state's insurance
462	affordability programs. The FHIX Workgroup consists of two
463	representatives each from the agency, the department, Florida
464	Health Choices, Inc., and the corporation. An additional
465	representative of the agency serves as chair. The FHIX Workgroup
466	must hold its organizational meeting no later than 30 days after
467	the effective date of this act and must meet at least bimonthly.
468	The role of the FHIX Workgroup is to make recommendations to the
469	agency. The responsibilities of the workgroup include, but are
470	not limited to:
471	(1) Recommend a Phase Two implementation plan no later than
472	<u>October 1, 2015.</u>
473	(2) Review network and access standards for plans and
474	products.

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475	(3) Assess readiness and recommend actions needed to
476	reorganize the state's insurance affordability programs for each
477	phase or region. If a phase or region receives a nonreadiness
478	recommendation, the agency must notify the Legislature of that
479	recommendation, the reasons for such a recommendation, and
480	proposed plans for achieving readiness.
481	(4) Recommend any proposed change to the Title XIX-funded
482	or Title XXI-funded programs based on the continued availability
483	and reauthorization of the Title XXI program and its federal
484	funding.
485	(5) Identify duplication of services among the corporation,
486	the agency, and Florida Health Choices, Inc., currently and
487	under FHIX's proposed Phase Three program.
488	(6) Evaluate any fiscal impacts based on the proposed
489	transition plan under Phase Three.
490	(7) Compile a schedule of impacted contracts, leases, and
491	other assets.
492	(8) Determine staff requirements for Phase Three.
493	(9) Develop and present a final transition plan that
494	incorporates all elements under this section no later than
495	December 1, 2015, in a report to the Governor, the President of
496	the Senate, and the Speaker of the House of Representatives.
497	Section 12. Section 409.730, Florida Statutes, is created
498	to read:
499	409.730 Federal participationThe agency may seek federal
500	approval to implement FHIX.
501	Section 13. Section 409.731, Florida Statutes, is created
502	to read:
503	409.731 Program expirationThe Florida Health Insurance

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Affordability Exchange Program expires at the end of Phase One

505 if the state does not receive federal approval for Phase Two or 506 at the end of the state fiscal year in which any of these 507 conditions occurs: 508 (1) The federal match contribution falls below 90 percent. 509 (2) The federal match contribution falls below the 510 increased Federal Medical Assistance Percentage for medical 511 assistance for newly eligible mandatory individuals as specified 512 in the Affordable Care Act. 513 (3) The federal match for the FHIX program and the Medicaid 514 program are blended under federal law or regulation in such a 515 manner that causes the overall federal contribution to diminish 516 when compared to separate, nonblended federal contributions. 517 Section 14. Section 408.70, Florida Statutes, is repealed. 518 Section 15. Subsection (2) of section 409.904, Florida 519 Statutes, is amended to read: 520 409.904 Optional payments for eligible persons.-The agency 521 may make payments for medical assistance and related services on 522 behalf of the following persons who are determined to be 523 eligible subject to the income, assets, and categorical 524 eligibility tests set forth in federal and state law. Payment on 525 behalf of these Medicaid eligible persons is subject to the 526 availability of moneys and any limitations established by the General Appropriations Act or chapter 216. 527 528 (2) A family, a pregnant woman, a child under age 21, a 529 person age 65 or over, or a blind or disabled person, who would 530 be eligible under any group listed in s. 409.903(1), (2), or 531 (3), except that the income or assets of such family or person

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exceed established limitations. For a family or person in one of

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533	these coverage groups, medical expenses are deductible from
534	income in accordance with federal requirements in order to make
535	a determination of eligibility. A family or person eligible
536	under the coverage known as the "medically needy," is eligible
537	to receive the same services as other Medicaid recipients, with
538	the exception of services in skilled nursing facilities and
539	intermediate care facilities for the developmentally disabled.
540	Section 16. Section 624.91, Florida Statutes, is amended to
541	read:
542	624.91 The Florida Healthy Kids Corporation Act
543	(1) SHORT TITLE.—This section may be cited as the "William
544	G. 'Doc' Myers Healthy Kids Corporation Act."
545	(2) LEGISLATIVE INTENT
546	(a) The Legislature finds that increased access to health
547	care services could improve children's health and the health of
548	adults and reduce the incidence and costs of childhood and adult
549	illness and disabilities among children in this state. Many
550	children and adults do not have comprehensive, affordable health
551	care services available. It is the intent of the Legislature
552	that the Florida Healthy Kids Corporation provide comprehensive
553	health insurance coverage to such children and adults. The
554	corporation is encouraged to cooperate with any existing health
555	service programs funded by the public or the private sector.
	service programs funded by the public of the private sector.
556	(b) It is the intent of the Legislature that the Florida

Healthy Kids Corporation serve as one of several providers of services to children <u>and adults</u> eligible for medical assistance under Title XXI of the Social Security Act. Although the corporation may serve other children <u>and adults</u>, the Legislature intends the primary recipients of services provided through the

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562 corporation be school-age children and adults with a family 563 income below 200 percent of the federal poverty level, who do not qualify for Medicaid. It is also the intent of the 564 565 Legislature that state and local government Florida Healthy Kids 566 funds be used to continue coverage, subject to specific 567 appropriations in the General Appropriations Act, to children 568 and adults not eligible for federal matching funds under Title 569 XXI.

(3) ELIGIBILITY FOR STATE-FUNDED ASSISTANCE.—Only <u>residents</u> of this state are eligible the following individuals are eligible for state-funded assistance in paying Florida Healthy Kids premiums pursuant to s. 409.814.÷

(a) Residents of this state who are eligible for the Florida Kidcare program pursuant to s. 409.814.

(b) Notwithstanding s. 409.814, legal aliens who are enrolled in the Florida Healthy Kids program as of January 31, 2004, who do not qualify for Title XXI federal funds because they are not qualified aliens as defined in s. 409.811.

(4) NONENTITLEMENT.-Nothing in this section shall be construed as providing an individual with an entitlement to health care services. No cause of action shall arise against the state, the Florida Healthy Kids Corporation, or a unit of local government for failure to make health services available under this section.

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(5) CORPORATION AUTHORIZATION, DUTIES, POWERS.-

587 (a) There is created the Florida Healthy Kids Corporation,588 a not-for-profit corporation.

589 (b) The Florida Healthy Kids Corporation shall:
590 1. Arrange for the collection of any <u>individual</u>, family,



591 local contributions, or employer payment or premium, in an 592 amount to be determined by the board of directors, to provide 593 for payment of premiums for comprehensive insurance coverage and 594 for the actual or estimated administrative expenses.

595 2. Arrange for the collection of any voluntary 596 contributions to provide for payment of Florida Kidcare program 597 <u>or Florida Health Insurance Affordability Exchange Program</u> 598 premiums for children who are not eligible for medical 599 assistance under Title XIX or Title XXI of the Social Security 600 Act.

3. Subject to the provisions of s. 409.8134, accept voluntary supplemental local match contributions that comply with the requirements of Title XXI of the Social Security Act for the purpose of providing additional Florida Kidcare coverage in contributing counties under Title XXI.

4. Establish the administrative and accounting procedures for the operation of the corporation.

<u>4.5.</u> Establish, with consultation from appropriate professional organizations, standards for preventive health services and providers and comprehensive insurance benefits appropriate to children, provided that such standards for rural areas shall not limit primary care providers to board-certified pediatricians.

614 <u>5.6.</u> Determine eligibility for children <u>and adults</u> seeking 615 to participate in the Title XXI-funded components of the Florida 616 Kidcare program consistent with the requirements specified in s. 617 409.814, as well as the non-Title-XXI-eligible children as 618 provided in subsection (3).

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6.7. Establish procedures under which providers of local

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620 match to, applicants to and participants in the program may have 621 grievances reviewed by an impartial body and reported to the board of directors of the corporation. 622

7.8. Establish participation criteria and, if appropriate, contract with an authorized insurer, health maintenance organization, or third-party administrator to provide administrative services to the corporation.

8.9. Establish enrollment criteria that include penalties or waiting periods of 30 days for reinstatement of coverage upon voluntary cancellation for nonpayment of family or individual premiums. Participation in the FHIX marketplace may begin at any time during the year. Initial enrollment periods for certain products selected by an individual enrollee which are noncompliant with the Affordable Care Act may be required to last at least 12 months, unless the individual participant specifically agrees to a different enrollment period.

636 9.10. Contract with authorized insurers or any provider of 637 health care services, meeting standards established by the corporation, for the provision of comprehensive insurance 639 coverage to participants. Such standards shall include criteria under which the corporation may contract with more than one 641 provider of health care services in program sites.

642 a. Health plans shall be selected through a competitive bid 643 process. The Florida Healthy Kids Corporation shall purchase 644 goods and services in the most cost-effective manner consistent 645 with the delivery of quality medical care.

646 b. The maximum administrative cost for a Florida Healthy 647 Kids Corporation contract shall be 15 percent. For health and dental care contracts, the minimum medical loss ratio for a 648

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649 Florida Healthy Kids Corporation contract shall be 85 percent. 650 The calculations must use uniform financial data collected from all plans in a format established by the corporation and shall 651 652 be computed for each plan on a statewide basis. Funds shall be 653 classified in a manner consistent with 45 C.F.R. part 158 For 654 dental contracts, the remaining compensation to be paid to the 655 authorized insurer or provider under a Florida Healthy Kids 656 Corporation contract shall be no less than an amount which is 85 657 percent of premium; to the extent any contract provision does 658 not provide for this minimum compensation, this section shall 659 prevail.

<u>c.</u> The health plan selection criteria and scoring system, and the scoring results, shall be available upon request for inspection after the bids have been awarded.

<u>d. Effective July 1, 2016, health and dental services</u> <u>contracts of the corporation must transition to the FHIX</u> <u>marketplace under s. 409.722. Qualifying plans may enroll as</u> <u>vendors with the FHIX marketplace to maintain continuity of care</u> for participants.

<u>10.</u>11. Establish disenrollment criteria in the event local matching funds are insufficient to cover enrollments.

<u>11.12.</u> Develop and implement a plan to publicize the Florida Kidcare program, the eligibility requirements of the program, and the procedures for enrollment in the program and to maintain public awareness of the corporation and the program.

674 <u>12.13.</u> Secure staff necessary to properly administer the
675 corporation. Staff costs shall be funded from state and local
676 matching funds and such other private or public funds as become
677 available. The board of directors shall determine the number of

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678 staff members necessary to administer the corporation.

<u>13.14.</u> In consultation with the partner agencies, provide a report on the Florida Kidcare program annually to the Governor, the Chief Financial Officer, the Commissioner of Education, the President of the Senate, the Speaker of the House of Representatives, and the Minority Leaders of the Senate and the House of Representatives.

<u>14.15.</u> Provide information on a quarterly basis <u>online</u> to the Legislature and the Governor which compares the costs and utilization of the full-pay enrolled population and the Title XXI-subsidized enrolled population in the Florida Kidcare program. The information, at a minimum, must include:

a. The monthly enrollment and expenditure for full-pay enrollees in the Medikids and Florida Healthy Kids programs compared to the Title XXI-subsidized enrolled population; and

b. The costs and utilization by service of the full-pay enrollees in the Medikids and Florida Healthy Kids programs and the Title XXI-subsidized enrolled population.

<u>15.16.</u> Establish benefit packages that conform to the provisions of the Florida Kidcare program, as created in ss. 409.810-409.821.

16. Contract with other insurance affordability programs and FHIX to provide customer service or other enrollment-focused services.

17. Annually develop performance metrics for the following focus areas:

704	a.	Administrat	ive f	unctions.
705	b.	Contracting	with	vendors.

<u>c. Customer service.</u>



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d. Enrollee education.

e. Financial services.

f. Program integrity.

(c) Coverage under the corporation's program is secondary to any other available private coverage held by, or applicable to, the participant child or family member. Insurers under contract with the corporation are the payors of last resort and must coordinate benefits with any other third-party payor that may be liable for the participant's medical care.

(d) The Florida Healthy Kids Corporation shall be a private corporation not for profit, organized pursuant to chapter 617, and shall have all powers necessary to carry out the purposes of this act, including, but not limited to, the power to receive and accept grants, loans, or advances of funds from any public or private agency and to receive and accept from any source contributions of money, property, labor, or any other thing of value, to be held, used, and applied for the purposes of this act.

(6) BOARD OF DIRECTORS AND MANAGEMENT SUPERVISION.-

(a) The Florida Healthy Kids Corporation shall operate subject to the supervision and approval of a board of directors. <u>The board chair shall be an appointee designated by the</u> <u>Governor, and the board shall be chaired by the Chief Financial</u> <u>Officer or her or his designee, and</u> composed of 12 other <u>members. The Senate shall confirm the designated chair and other</u> <u>board appointees. The board members shall be appointed</u> selected for 3-year terms. of office as follows:

734 1. The Secretary of Health Care Administration, or his or
735 her designee.

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736	2. One member appointed by the Commissioner of Education
737	from the Office of School Health Programs of the Florida
738	Department of Education.
739	3. One member appointed by the Chief Financial Officer from
740	among three members nominated by the Florida Pediatric Society.
741	4. One member, appointed by the Governor, who represents
742	the Children's Medical Services Program.
743	5. One member appointed by the Chief Financial Officer from
744	among three members nominated by the Florida Hospital
745	Association.
746	6. One member, appointed by the Governor, who is an expert
747	on child health policy.
748	7. One member, appointed by the Chief Financial Officer,
749	from among three members nominated by the Florida Academy of
750	Family Physicians.
751	8. One member, appointed by the Governor, who represents
752	the state Medicaid program.
753	9. One member, appointed by the Chief Financial Officer,
754	from among three members nominated by the Florida Association of
755	Counties.
756	10. The State Health Officer or her or his designee.
757	11. The Secretary of Children and Families, or his or her
758	designee.
759	12. One member, appointed by the Governor, from among three
760	members nominated by the Florida Dental Association.
761	(b) A member of the board of directors serves at the
762	pleasure of the Governor may be removed by the official who
763	appointed that member. The board shall appoint an executive
764	director, who is responsible for other staff authorized by the
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765 board. 766 (c) Board members are entitled to receive, from funds of 767 the corporation, reimbursement for per diem and travel expenses 768 as provided by s. 112.061. 769 (d) There shall be no liability on the part of, and no 770 cause of action shall arise against, any member of the board of 771 directors, or its employees or agents, for any action they take 772 in the performance of their powers and duties under this act. 773 (e) Board members who are serving as of the effective date 774 of this act may remain on the board until January 1, 2016. 775 (7) LICENSING NOT REQUIRED; FISCAL OPERATION.-776 (a) The corporation shall not be deemed an insurer. The 777 officers, directors, and employees of the corporation shall not 778 be deemed to be agents of an insurer. Neither the corporation 779 nor any officer, director, or employee of the corporation is 780 subject to the licensing requirements of the insurance code or 781 the rules of the Department of Financial Services. However, any 782 marketing representative utilized and compensated by the 783 corporation must be appointed as a representative of the 784 insurers or health services providers with which the corporation 785 contracts. 786 (b) The board has complete fiscal control over the

corporation and is responsible for all corporate operations.

(c) The Department of Financial Services shall supervise any liquidation or dissolution of the corporation and shall have, with respect to such liquidation or dissolution, all power granted to it pursuant to the insurance code.

792 (8) TRANSITION PLANS.—The corporation shall confer with the
 793 Agency for Health Care Administration, the Department of

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794	Children and Families, and Florida Health Choices, Inc., to
795	develop transition plans for the Florida Health Insurance
796	Affordability Exchange Program as created under ss. 409.720-
797	409.731.
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799	=========== T I T L E A M E N D M E N T =================================
800	And the title is amended as follows:
801	Delete lines 27 - 34
802	and insert:
803	regarding access to affordable health care;

House



LEGISLATIVE ACTION

Senate Comm: RCS 03/17/2015

Appropriations Subcommittee on Health and Human Services (Bean) recommended the following:

Senate Amendment (with title amendment)

Delete lines 1137 - 1158

and insert:

Section 1. Subsection (2) of section 409.904, Florida Statutes, is amended to read:

409.904 Optional payments for eligible persons.—The agency may make payments for medical assistance and related services on behalf of the following persons who are determined to be eligible subject to the income, assets, and categorical

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COMMITTEE AMENDMENT

Florida Senate - 2015 Bill No. SB 7044

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eligibility tests set forth in federal and state law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations established by the General Appropriations Act or chapter 216.

15 (2) A family, a pregnant woman, a child under age 21, a person age 65 or over, or a blind or disabled person, who would 16 be eligible under any group listed in s. 409.903(1), (2), or 17 18 (3), except that the income or assets of such family or person 19 exceed established limitations. For a family or person in one of 20 these coverage groups, medical expenses are deductible from 21 income in accordance with federal requirements in order to make 22 a determination of eligibility. A family or person eligible 23 under the coverage known as the "medically needy," is eligible 24 to receive the same services as other Medicaid recipients, with the exception of services in skilled nursing facilities and 25 26 intermediate care facilities for the developmentally disabled.

28 <u>Effective October 1, 2015, no new enrollees over the age of 20</u>
29 <u>may be enrolled under this subsection. This subsection expires</u>
30 September 30, 2019.

Delete lines 35 - 38

35 and insert:

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36 amending s. 409.904, F.S.; establishing a when new enrollment in 37 the Medically Needy program is suspended and an expiration date 38 for the program; amending s. 624.91, F.S.; revising 39

House



LEGISLATIVE ACTION

(Senate	•
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Appropriations Subcommittee on Health and Human Services (Bean) recommended the following:

Senate Amendment

Delete lines 183 - 217

and insert:

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(4) PARTICIPANT RESPONSIBILITIES.—A participant has all of the following responsibilities:

(a) Complete an initial application for health benefits coverage and an annual renewal process;

(b) Provide evidence annually of participation in one of the following activities at the levels required under paragraph

940310

11	<u>(c):</u>
12	1. Proof of employment, or
13	2. On-the-job training or job placement activities, or
14	3. Pursuit of educational opportunities.
15	(c) Maintain engagement annually in the required activities
16	under paragraph (b) under the following minimum levels:
17	1. For a parent of a child younger than 18 years of age, a
18	minimum of 20 hours weekly.
19	2. For a childless adult, a minimum of 30 hours weekly.
20	For a disabled adult or caregiver of a disabled child or adult,
21	the participant may submit a request for an exception to these
22	requirements to the corporation. A participant shall annually
23	submit to the department such a request for an exception to the
24	hourly level requirements.
25	(d) Learn and remain informed about the choices available
26	on the FHIX marketplace and the uses of credits in the
27	individual accounts.
28	(e) Execute a contract with the department to acknowledge
29	that:
30	1. FHIX is not an entitlement and state and federal funding
31	may end at any time;
32	2. Failure to pay required premiums or cost sharing will
33	result in a transition to inactive status; and
34	3. Noncompliance with work or educational requirements will
35	result in a transition to inactive status.
36	(f) Select plans and other products in a timely manner.
37	(g) Comply with all program rules and the prohibitions
38	against fraud, as described in s. 414.39.
39	(h) Make monthly premium and any other cost-sharing

COMMITTEE AMENDMENT

Florida Senate - 2015 Bill No. SB 7044

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40 <u>payments by the deadline.</u>
41 <u>(i) Meet minimum coverage requirements by selecting a high-</u>
42 <u>deductible health plan combined with a health savings or health</u>
43 <u>reimbursement account if not selecting a plan with more</u>
44 <u>extensive coverage.</u>



LEGISLATIVE ACTION

Senate Comm: WD 03/17/2015 House

Appropriations Subcommittee on Health and Human Services (Sobel) recommended the following:

Senate Amendment

Delete lines 185 - 197

and insert:

(a) Complete an initial application for health benefits coverage and an annual renewal process. Healthy adults 18 to 50 years of age who do not have dependent children or who are not pregnant, must provide proof of employment or register with a career source office administered by the Department of Economic Opportunity. Career source offices shall offer the same services

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11	to	FHIX	enrollees	as	those	that	are	made	available	to

12 <u>Supplemental Nutrition Assistance Program participants.</u>

By the Committee on Health Policy

588-02139-15 20157044 1 A bill to be entitled 2 An act relating to a health insurance affordability exchange; creating s. 409.720, F.S.; providing a short 3 title; creating s. 409.721, F.S.; creating the Florida Health Insurance Affordability Exchange Program or FHIX in the Agency for Health Care Administration; providing program authority and principles; creating s. 409.722, F.S.; defining terms; creating s. 409.723, ç F.S.; providing eligibility and enrollment criteria; 10 providing patient rights and responsibilities; 11 providing premium levels; creating s. 409.724, F.S.; 12 providing for premium credits and choice counseling; 13 establishing an education campaign; providing for 14 customer support and disenrollment; creating s. 15 409.725, F.S.; providing for available products and 16 services; creating s. 409.726, F.S.; providing for 17 program accountability; creating s. 409.727, F.S.; 18 providing an implementation schedule; creating s. 19 409.728, F.S.; providing program operation and 20 management duties; creating s. 409.729, F.S.; 21 providing for the development of a long-term 22 reorganization plan and the formation of the FHIX 23 Workgroup; creating s. 409.730, F.S.; authorizing the 24 agency to seek federal approval; creating s. 409.731, 2.5 F.S.; providing for program expiration; repealing s. 26 408.70, F.S., relating to legislative findings 27 regarding access to affordable health care; amending 28 s. 408.910, F.S.; revising legislative intent; 29 redefining terms; revising the scope of the Florida Page 1 of 49

CODING: Words stricken are deletions; words underlined are additions.

588-02139-15 20157044 30 Health Choices Program and the pricing of services 31 under the program; providing requirements for 32 operation of the marketplace; providing additional 33 duties for the corporation to perform; requiring an 34 annual report to the Governor and the Legislature; 35 amending s. 409.904, F.S.; removing certain Medicaid-36 eligible persons from those for whom the agency may 37 make payments for medical assistance and related 38 services; amending s. 624.91, F.S.; revising 39 eligibility requirements for state-funded assistance; 40 revising the duties and powers of the Florida Healthy 41 Kids Corporation; revising provisions for the appointment of members of the board of the Florida 42 43 Healthy Kids Corporation; requiring transition plans; 44 repealing s. 624.915, F.S., relating to the operating 45 fund of the Florida Healthy Kids Corporation; providing an effective date. 46 47 48 Be It Enacted by the Legislature of the State of Florida: 49 50 Section 1. The Division of Law Revision and Information is 51 directed to rename part II of chapter 409, Florida Statutes, as 52 "Insurance Affordability Programs" and to incorporate ss. 53 409.720-409.731, Florida Statutes, under this part. 54 Section 2. Section 409.720, Florida Statutes, is created to 55 read: 56 409.720 Short title.-Sections 409.720-409.731 may be cited 57 as the "Florida Health Insurance Affordability Exchange Program" 58 or "FHIX." Page 2 of 49

	588-02139-15 20157044
59	Section 3. Section 409.721, Florida Statutes, is created to
60	read:
61	409.721 Program authorityThe Florida Health Insurance
62	Affordability Exchange Program, or FHIX, is created in the
63	agency to assist Floridians in purchasing health benefits
64	coverage and gaining access to health services. The products and
65	services offered by FHIX are based on the following principles:
66	(1) FAIR VALUEFinancial assistance will be rationally
67	allocated regardless of differences in categorical eligibility.
68	(2) CONSUMER CHOICEParticipants will be offered
69	meaningful choices in the way they can redeem the value of the
70	available assistance.
71	(3) SIMPLICITYObtaining assistance will be consumer-
72	friendly, and customer support will be available when needed.
73	(4) PORTABILITYParticipants can continue to access the
74	services and products of FHIX despite changes in their
75	circumstances.
76	(5) PROMOTES EMPLOYMENTAssistance will be offered in a
77	way that incentivizes employment.
78	(6) CONSUMER EMPOWERMENTAssistance will be offered in a
79	manner that maximizes individual control over available
80	resources.
81	(7) RISK ADJUSTMENTThe amount of assistance will reflect
82	participants' medical risk.
83	Section 4. Section 409.722, Florida Statutes, is created to
84	read:
85	409.722 DefinitionsAs used in ss. 409.720-409.731, the
86	term:
87	(1) "Agency" means the Agency for Health Care

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	588-02139-15 20157044
88	Administration.
89	(2) "Applicant" means an individual who applies for
90	determination of eligibility for health benefits coverage under
91	this part.
92	(3) "Corporation" means Florida Health Choices, Inc., as
93	established under s. 408.910.
94	(4) "Enrollee" means an individual who has been determined
95	eligible for and is receiving health benefits coverage under
96	this part.
97	(5) "FHIX marketplace" or "marketplace" means the single,
98	centralized market established under s. 408.910 which
99	facilitates health benefits coverage.
100	(6) "Florida Health Insurance Affordability Exchange
101	Program" or "FHIX" means the program created under ss. 409.720-
102	<u>409.731.</u>
103	(7) "Florida Healthy Kids Corporation" means the entity
104	created under s. 624.91.
105	(8) "Florida Kidcare program" or "Kidcare program" means
106	the health benefits coverage administered through ss. 409.810-
107	409.821.
108	(9) "Health benefits coverage" means the payment of
109	benefits for covered health care services or the availability,
110	directly or through arrangements with other persons, of covered
111	health care services on a prepaid per capita basis or on a
112	prepaid aggregate fixed-sum basis.
113	(10) "Inactive status" means the enrollment status of a
114	participant previously enrolled in health benefits coverage
115	through the FHIX marketplace who lost coverage through the
116	marketplace for non-payment, but maintains access to his or her
	Page 4 of 49
	CODING: Words stricken are deletions; words underlined are additions.

1	588-02139-15 20157044
117	balance in a health savings account or health reimbursement
118	account.
119	(11) "Medicaid" means the medical assistance program
120	authorized by Title XIX of the Social Security Act, and
121	regulations thereunder, and part III and part IV of this
122	chapter, as administered in this state by the agency.
123	(12) "Modified adjusted gross income" means the
124	individual's or household's annual adjusted gross income as
125	defined in s. 36B(d)(2) of the Internal Revenue Code of 1986 and
126	which is used to determine eligibility for FHIX.
127	(13) "Patient Protection and Affordable Care Act" or
128	"Affordable Care Act" means Pub. L. No. 111-148, as further
129	amended by the Health Care and Education Reconciliation Act of
130	2010, Pub. L. No. 111-152, and any amendments to, and
131	regulations or guidance under, those acts.
132	(14) "Premium credit" means the monthly amount paid by the
133	agency per enrollee in the Florida Health Insurance
134	Affordability Exchange Program toward health benefits coverage.
135	(15) "Qualified alien" means an alien as defined in 8
136	U.S.C. s. 1641(b) or (c).
137	(16) "Resident" means a United States citizen or qualified
138	alien who is domiciled in this state.
139	Section 5. Section 409.723, Florida Statutes, is created to
140	read:
141	409.723 Participation
142	(1) ELIGIBILITYIn order to participate in FHIX, an
143	individual must be a resident and must meet the following
144	requirements, as applicable:
145	(a) Qualify as a newly eligible enrollee, who must be an
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	Page 5 of 49

 $\textbf{CODING: Words } \underline{stricken} \text{ are deletions; words } \underline{underlined} \text{ are additions.}$

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147	Social Security Act or s. 2001 of the Affordable Care Act and as
148	may be further defined by federal regulation.
149	(b) Meet and maintain the responsibilities under subsection
150	<u>(4).</u>
151	(c) Qualify as a participant in the Florida Healthy Kids
152	program under s. 624.91, subject to the implementation of Phase
153	Three under s. 409.727.
154	(2) ENROLLMENTTo enroll in FHIX, an applicant must submit
155	an application to the department for an eligibility
156	determination.
157	(a) Applications may be submitted by mail, fax, online, or
158	any other method permitted by law or regulation.
159	(b) The department is responsible for any eligibility
160	correspondence and status updates to the participant and other
161	agencies.
162	(c) The department shall review a participant's eligibility
163	every 12 months.
164	(d) An application or renewal is deemed complete when the
165	participant has met all the requirements under subsection (4).
166	(3) PARTICIPANT RIGHTSA participant has all of the
167	following rights:
168	(a) Access to the FHIX marketplace to select the scope,
169	amount, and type of health care coverage and other services to
170	purchase.
171	(b) Continuity and portability of coverage to avoid
172	disruption of coverage and other health care services when the
173	participant's economic circumstances change.
174	(c) Retention of applicable unspent credits in the

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	588-02139-15 20157044
175	participant's health savings or health reimbursement account
176	following a change in the participant's eligibility status.
177	Credits are valid for an inactive status participant for up to 5
178	years after the participant first enters an inactive status.
179	(d) Ability to select more than one product or plan on the
180	FHIX marketplace.
181	(e) Choice of at least two health benefits products that
182	meet the requirements of the Affordable Care Act.
183	(4) PARTICIPANT RESPONSIBILITIESA participant has all of
184	the following responsibilities:
185	(a) Complete an initial application for health benefits
186	coverage and an annual renewal process, which includes proof of
187	employment, on-the-job training or placement activities, or
188	pursuit of educational opportunities at the following hourly
189	levels:
190	1. For a parent of a child younger than 18 years of age, a
191	minimum of 20 hours weekly.
192	2. For a childless adult, a minimum of 30 hours weekly. A
193	disabled adult or caregiver of a disabled child or adult may
194	submit a request for an exception to these requirements to the
195	corporation. A participant shall annually submit to the
196	department such a request for an exception to the hourly level
197	requirements.
198	(b) Learn and remain informed about the choices available
199	on the FHIX marketplace and the uses of credits in the
200	individual accounts.
201	(c) Execute a contract with the department to acknowledge
202	that:
203	1. FHIX is not an entitlement and state and federal funding
	Page 7 of 49

CODING: Words stricken are deletions; words underlined are additions.

1	588-02139-15 20157044_
204	may end at any time;
205	2. Failure to pay required premiums or cost sharing will
206	result in a transition to inactive status; and
207	3. Noncompliance with work or educational requirements will
208	result in a transition to inactive status.
209	(d) Select plans and other products in a timely manner.
210	(e) Comply with all program rules and the prohibitions
211	against fraud, as described in s. 414.39.
212	(f) Make monthly premium and any other cost-sharing
213	payments by the deadline.
214	(g) Meet minimum coverage requirements by selecting a high-
215	deductible health plan combined with a health savings or health
216	reimbursement account if not selecting a plan with more
217	extensive coverage.
218	(5) COST SHARING
219	(a) Enrollees are assessed monthly premiums based on their
220	modified adjusted gross income. The maximum monthly premium
221	payments are set at the following income levels:
222	1. At or below 22 percent of the federal poverty level: \$3.
223	2. Greater than 22 percent, but at or below 50 percent, of
224	the federal poverty level: \$8.
225	3. Greater than 50 percent, but at or below 75 percent, of
226	the federal poverty level: \$15.
227	4. Greater than 75 percent, but at or below 100 percent, of
228	the federal poverty level: \$20.
229	5. Greater than 100 percent of the federal poverty level:
230	<u>\$25.</u>
231	(b) Depending on the products and services selected by the
232	enrollee, the enrollee may also incur additional cost-sharing,
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33	such as copayments, deductibles, or other out-of-pocket costs.
34	(c) An enrollee may be subject to an inappropriate
35	emergency room visit charge of up to \$8 for the first visit and
36	up to \$25 for any subsequent visit, based on the enrollee's
37	benefit plan, to discourage inappropriate use of the emergency
88	room.
39	(d) Cumulative annual cost sharing per enrollee may not
0	exceed 5 percent of an enrollee's annual modified adjusted gross
1	income.
12	(e) If, after a 30-day grace period, a full premium payment
3	has not been received, the enrollee shall be transitioned from
4	coverage to inactive status and may not reenroll for a minimum
5	of 6 months, unless a hardship exception has been granted.
6	Enrollees may seek a hardship exception under the Medicaid Fair
7	Hearing Process.
8	Section 6. Section 409.724, Florida Statutes, is created to
9	read:
0	409.724 Available assistance
1	(1) PREMIUM CREDITS
2	(a) Standard amountThe standard monthly premium credit is
3	equivalent to the applicable risk-adjusted capitation rate paid
4	to Medicaid managed care plans under part IV of this chapter.
5	(b) Supplemental fundingSubject to federal approval,
6	additional resources may be made available to enrollees and
7	incorporated into FHIX.
8	(c) Savings accountsIn addition to the benefits provided
9	under this section, the corporation must offer each enrollee
50	access to an individual account that qualifies as a health
51	reimbursement account or a health savings account. Eligible

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262	unexpended funds from the monthly premium credit must be		
263	deposited into each enrollee's individual account in a timely		
264	manner. Enrollees may also be rewarded for healthy behaviors,		
265	adherence to wellness programs, and other activities established		
266	by the corporation which demonstrate compliance with prevention		
267	or disease management guidelines. Funds deposited into these		
268	accounts may be used to pay cost-sharing obligations or to		
269	purchase other health-related items to the extent permitted		
270	under federal law.		
271	(d) Enrollee contributionsThe enrollee may make deposits		
272	to his or her account at any time to supplement the premium		
273	credit, to purchase additional FHIX products, or to offset other		
274	cost-sharing obligations.		
275	(e) Third partiesThird parties, including, but not		
276	limited to, an employer or relative, may also make deposits on		
277	behalf of the enrollee into the enrollee's FHIX marketplace		
278	account. The enrollee may not withdraw any funds as a refund,		
279	except those funds the enrollee has deposited into his or her		
280	account.		
281	(2) CHOICE COUNSELING The agency and the corporation shall		
282	work together to develop a choice counseling program for FHIX.		
283	The choice counseling program must ensure that participants have		
284	information about the FHIX marketplace program, products, and		
285	services and that participants know where and whom to call for		
286	questions or to make their plan selections. The choice		
287	counseling program must provide culturally sensitive materials		
288	and must take into consideration the demographics of the		
289	projected population.		
290	(3) EDUCATION CAMPAIGNThe agency, the corporation, and		
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291	the Florida Healthy Kids Corporation must coordinate an ongoing
292	enrollee education campaign beginning in Phase One, as provided
293	in s. 409.27, informing participants, at a minimum:
294	(a) How the transition process to the FHIX marketplace will
295	occur and the timeline for the enrollee's specific transition.
296	(b) What plans are available and how to research
297	information about available plans.
298	(c) Information about other available insurance
299	affordability programs for the individual and his or her family.
300	(d) Information about health benefits coverage, provider
301	networks, and cost sharing for available plans in each region.
302	(e) Information on how to complete the required annual
303	renewal process, including renewal dates and deadlines.
304	(f) Information on how to update eligibility if the
305	participant's data have changed since his or her last renewal or
306	application date.
307	(4) CUSTOMER SUPPORTBeginning in Phase Two, the Florida
308	Healthy Kids Corporation shall provide customer support for
309	FHIX, shall address general program information, financial
310	information, and customer service issues, and shall provide
311	status updates on bill payments. Customer support must also
312	provide a toll-free number and maintain a website that is
313	available in multiple languages and that meets the needs of the
314	enrollee population.
315	(5) INACTIVE PARTICIPANTSThe corporation must inform the
316	inactive participant about other insurance affordability
317	programs and electronically refer the participant to the federal
318	exchange or other insurance affordability programs, as
319	appropriate.
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320	Section 7. Section 409.725, Florida Statutes, is created to
321	read:
322	409.725 Available products and servicesThe FHIX
323	marketplace shall offer the following products and services:
324	(1) Authorized products and services pursuant to s.
325	408.910.
326	(2) Medicaid managed care plans under part IV of this
327	chapter.
328	(3) Authorized products under the Florida Healthy Kids
329	Corporation pursuant to s. 624.91.
330	(4) Employer-sponsored plans.
331	Section 8. Section 409.726, Florida Statutes, is created to
332	read:
333	409.726 Program accountability
334	(1) All managed care plans that participate in FHIX must
335	collect and maintain encounter level data in accordance with the
336	encounter data requirements under s. 409.967(2)(d) and are
337	subject to the accompanying penalties under s. 409.967(2)(h)2.
338	The agency is responsible for the collection and maintenance of
339	the encounter level data.
340	(2) The corporation, in consultation with the agency, shall
341	establish access and network standards for contracts on the FHIX
342	marketplace and shall ensure that contracted plans have
343	sufficient providers to meet enrollee needs. The corporation, in
344	consultation with the agency, shall develop quality of coverage
345	and provider standards specific to the adult population.
346	(3) The department shall develop accountability measures
347	and performance standards to be applied to applications and
348	renewal applications for FHIX which are submitted online, by
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minimum performance standards are: 350 (a) Application processing speed.—Ninety percent of all applications, from all sources, must be processed within 45 days. 354 (b) Applications processing speed from online sources.— 355 Ninety-five percent of all applications received from online 356 sources must be processed within 45 days. 357 (c) Renewal application processing speed.—Ninety percent of				
351 (a) Application processing speed.—Ninety percent of all 352 applications, from all sources, must be processed within 45 353 days. 354 (b) Applications processing speed from online sources.— 355 Ninety-five percent of all applications received from online 356 sources must be processed within 45 days. 357 (c) Renewal application processing speed.—Ninety percent of				
352 applications, from all sources, must be processed within 45 353 days. 354 (b) Applications processing speed from online sources 355 Ninety-five percent of all applications received from online 356 sources must be processed within 45 days. 357 (c) Renewal application processing speedNinety percent of				
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356 sources must be processed within 45 days. 357 (c) Renewal application processing speed.—Ninety percent of				
357 (c) Renewal application processing speed.—Ninety percent of				
358 all renewals, from all sources, must be processed within 45				
359 <u>days.</u>				
360 (d) Renewal application processing speed from online				
361 sourcesNinety-five percent of all applications received from				
362 online sources must be processed within 45 days.				
363 (4) The agency, the department, and the Florida Healthy				
364 Kids Corporation must meet the following standards for their				
365 respective roles in the program:				
366 (a) Eighty-five percent of calls must be answered in 20				
367 seconds or less.				
368 (b) One hundred percent of all contacts, which include, but				
369 are not limited to, telephone calls, faxed documents and				
370 requests, and e-mails, must be handled within 2 business days.				
371 (c) Any self-service tools available to participants, such				
as interactive voice response systems, must be operational 7				
373 days a week, 24 hours a day, at least 98 percent of each month.				
(5) The agency, the department, and the Florida Healthy				
375 Kids Corporation must conduct an annual satisfaction survey to				
address all measures that require participant input specific to				
377 the FHIX marketplace program. The parties may elect to				
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378	incorporate these elements into the annual report required unde			
379	subsection (7).			
380	(6) The agency and the corporation shall post online			
381	monthly enrollment reports for FHIX.			
382	(7) An annual report is due no later than July 1 to the			
383	Governor, the President of the Senate, and the Speaker of the			
384	House of Representatives. The annual report must be coordinated			
385	by the agency and the corporation and must include, but is not			
386	limited to:			
387	(a) Enrollment and application trends and issues.			
888	(b) Utilization and cost data.			
389	(c) Customer satisfaction.			
390	(d) Funding sources in health savings accounts or health			
391	reimbursement accounts.			
392	(e) Enrollee use of funds in health savings accounts or			
393	health reimbursement accounts.			
394	(f) Types of products and plans purchased.			
395	(g) Movement of enrollees across different insurance			
396	affordability programs.			
397	(h) Recommendations for program improvement.			
398	Section 9. Section 409.727, Florida Statutes, is created t			
399	read:			
100	409.727 Implementation scheduleThe agency, the			
101	corporation, the department, and the Florida Healthy Kids			
102	Corporation shall begin implementation of FHIX by the effective			
103	date of this act, with statewide implementation in all regions,			
104	as described in s. 409.966(2), by January 1, 2016.			
105	(1) READINESS REVIEWBefore implementation of any phase			
06	under this section, the agency shall conduct a readiness review			
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407	in consultation with the FHIX Workgroup described in s. 409.729.			
408	The agency must determine, at a minimum, the following readiness			
409	milestones:			
410	(a) Functional readiness of the service delivery platform			
411	for the phase.			
412	(b) Plan availability and presence of plan choice.			
413	(c) Provider network capacity and adequacy of the available			
414	plans in the region.			
415	(d) Availability of customer support.			
416	(e) Other factors critical to the success of FHIX.			
417	(2) PHASE ONE			
418	(a) Phase One begins on July 1, 2015. The agency, the			
419	corporation, the department, and the Florida Healthy Kids			
420	Corporation shall coordinate activities to ensure that			
421	enrollment begins by July 1, 2015.			
422	(b) To be eligible during this phase, a participant must			
423	meet the requirements under s. 409.723(1)(a).			
424	(c) An enrollee is entitled to receive health benefits			
425	coverage in the same manner as provided under and through the			
426	selected managed care plans in the Medicaid managed care program			
427	in part IV of this chapter.			
428	(d) An enrollee shall have a choice of at least two managed			
429	care plans in each region.			
430	(e) Choice counseling and customer service must be provided			
431	in accordance with s. 409.724(2).			
432	(3) PHASE TWO			
433	(a) Beginning no later than January 1, 2016, and contingent			
434	upon federal approval, participants may enroll or transition to			
435	health benefits coverage under the FHIX marketplace.			
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437	meet the requirements under s. 409.723(1)(a) and (b).			
438	(c) An enrollee may select any benefit, service, or product			
439	available.			
440	(d) The corporation shall notify an enrollee of his or her			
441	premium credit amount and how to access the FHIX marketplace			
442	selection process.			
443	(e) A Phase One enrollee must be transitioned to the FHIX			
444	marketplace by April 1, 2016. An enrollee who does not select a			
445	plan or service on the FHIX marketplace by that deadline shall			
446	be moved to inactive status.			
447	(f) An enrollee shall have a choice of at least two managed			
448	care plans in each region which meet or exceed the Affordable			
449	Care Act's requirements and which qualify for a premium credit			
450	on the FHIX marketplace.			
451	(g) Choice counseling and customer service must be provided			
452	in accordance with s. 409.724(2) and (4).			
453	(4) PHASE THREE.—			
454	(a) No later than July 1, 2016, the corporation and the			
455	Florida Healthy Kids Corporation must begin the transition of			
456	enrollees under s. 624.91 to the FHIX marketplace.			
457	(b) Eligibility during this phase is based on meeting the			
458	requirements of Phase Two and s. 409.723(1)(c).			
459	(c) An enrollee may select any benefit, service, or product			
460	available under s. 409.725.			
461	(d) A Florida Healthy Kids enrollee who selects a FHIX			
462	marketplace plan must be provided a premium credit equivalent to			
463	the average capitation rate paid in his or her county of			
464	residence under Florida Healthy Kids as of June 30, 2016. The			

(b) To be eligible during this phase, a participant must

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enrollee is responsible for any difference in costs and may use			
any remaining funds for supplemental benefits on the FHIX			
marketplace.			
(e) The corporation shall notify an enrollee of his or her			
premium credit amount and how to access the FHIX marketplace			
selection process.			
(f) Choice counseling and customer service must be provided			
in accordance with s. 409.724(2) and (4).			
(g) Enrollees under s. 624.91 must transition to the FHIX			
marketplace by September 30, 2016.			
Section 10. Section 409.728, Florida Statutes, is created			
to read:			
409.728 Program operation and managementIn order to			
implement ss. 409.720-409.731:			
(1) The Agency for Health Care Administration shall do all			
of the following:			
(a) Contract with the corporation for the development,			
implementation, and administration of the Florida Health			
Insurance Affordability Exchange Program and for the release of			
any federal, state, or other funds appropriated to the			
corporation.			
(b) Administer Phase One of FHIX.			
(c) Provide administrative support to the FHIX Workgroup			
under s. 409.729.			
(d) Transition the FHIX enrollees to the FHIX marketplace			
beginning January 1, 2016, in accordance with the transition			
workplan. Stakeholders that serve low-income individuals and			
families must be consulted during the implementation and			
transition process through a public input process. All regions			
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494	must complete the transition no later than April 1, 2016.
495	(e) Timely transmit enrollee information to the
496	corporation.
497	(f) Beginning with Phase Two, determine annually the risk-
498	adjusted rate to be paid per month based on historical
499	utilization and spending data for the medical and behavioral
500	health of this population, projected forward, and adjusted to
501	reflect the eligibility category, medical and dental trends,
502	geographic areas, and the clinical risk profile of the
503	enrollees.
504	(g) Transfer to the corporation such funds as approved in
505	the General Appropriations Act for the premium credits.
506	(h) Encourage Medicaid managed care plans to apply as
507	vendors to the marketplace to facilitate continuity of care and
508	family care coordination.
509	(2) The Department of Children and Families shall, in
510	coordination with the corporation, the agency, and the Florida
511	Healthy Kids Corporation, determine eligibility of applications
512	and application renewals for FHIX in accordance with s. 409.902
513	and shall transmit eligibility determination information on a
514	timely basis to the agency and corporation.
515	(3) The Florida Healthy Kids Corporation shall do all of
516	the following:
517	(a) Retain its duties and responsibilities under s. 624.91
518	for Phase One and Phase Two of the program.
519	(b) Provide customer service for the FHIX marketplace, in
520	coordination with the agency and the corporation.
521	(c) Transfer funds and provide financial support to the
522	FHIX marketplace, including the collection of monthly cost
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523	sharing.
524	(d) Conduct financial reporting related to such activities,
525	in coordination with the corporation and the agency.
526	(e) Coordinate activities for the program with the agency,
527	the department, and the corporation.
528	(4) Florida Health Choices, Inc., shall do all of the
529	following:
530	(a) Begin the development of FHIX during Phase One.
531	(b) Implement and administer Phase Two and Phase Three of
532	the FHIX marketplace and the ongoing operations of the program.
533	(c) Offer health benefits coverage packages on the FHIX
534	marketplace, including plans compliant with the Affordable Care
535	Act.
536	(d) Offer FHIX enrollees a choice of at least two plans per
537	county at each benefit level which meet the requirements under
538	the Affordable Care Act.
539	(e) Provide an opportunity for participation in Medicaid
540	managed care plans if those plans meet the requirements of the
541	FHIX marketplace.
542	(f) Offer enhanced or customized benefits to FHIX
543	marketplace enrollees.
544	(g) Provide sufficient staff and resources to meet the
545	program needs of enrollees.
546	(h) Provide an opportunity for plans contracted with or
547	previously contracted with the Florida Healthy Kids Corporation
548	under s. 624.91 to participate with FHIX if those plans meet the
549	requirements of the program.
550	Section 11. Section 409.729, Florida Statutes, is created
551	to read:

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	409.729 Long-term reorganizationThe FHIX Workgroup is			
553				
554				
555	affordability programs. The FHIX Workgroup consists of two			
556	representatives each from the agency, the department, the			
557	Florida Healthy Kids Corporation, and the corporation. An			
558	additional representative of the agency serves as chair. The			
559	FHIX Workgroup must hold its organizational meeting no later			
560	than 30 days after the effective date of this act and must meet			
561	at least bimonthly. The role of the FHIX Workgroup is to make			
562	recommendations to the agency. The responsibilities of the			
563	workgroup include, but are not limited to:			
564	(1) Recommend a Phase Two implementation plan no later than			
565	October 1, 2015.			
566	(2) Review network and access standards for plans and			
567	products.			
568	(3) Assess readiness and recommend actions needed to			
569	reorganize the state's insurance affordability programs for each			
570	phase or region. If a phase or region receives a nonreadiness			
571	recommendation, the agency must notify the Legislature of that			
572	recommendation, the reasons for such a recommendation, and			
573	proposed plans for achieving readiness.			
574	(4) Recommend any proposed change to the Title XIX-funded			
575	or Title XXI-funded programs based on the continued availability			
576	and reauthorization of the Title XXI program and its federal			
577	funding.			
578	(5) Identify duplication of services among the corporation,			
579	the agency, and the Florida Healthy Kids Corporation currently			
580	and under FHIX's proposed Phase Three program.			
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(6) Evaluate any fiscal impacts based on the proposed
transition plan under Phase Three.
(7) Compile a schedule of impacted contracts, leases, and
other assets.
(8) Determine staff requirements for Phase Three.
(9) Develop and present a final transition plan that
incorporates all elements under this section no later than
December 1, 2015, in a report to the Governor, the President of
the Senate, and the Speaker of the House of Representatives.
Section 12. Section 409.730, Florida Statutes, is created
to read:
409.730 Federal participationThe agency may seek federal
approval to implement FHIX.
Section 13. Section 409.731, Florida Statutes, is created
to read:
409.731 Program expirationThe Florida Health Insurance
Affordability Exchange Program expires at the end of Phase One
if the state does not receive federal approval for Phase Two or
at the end of the state fiscal year in which any of these
conditions occurs:
(1) The federal match contribution falls below 90 percent.
(2) The federal match contribution falls below the
increased Federal Medical Assistance Percentage for medical
assistance for newly eligible mandatory individuals as specified
in the Affordable Care Act.
(3) The federal match for the FHIX program and the Medicaid
program are blended under federal law or regulation in such a
manner that causes the overall federal contribution to diminish
when compared to separate, nonblended federal contributions.

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610	Section 14. Section 408.70, Florida Statutes, is repealed.				
611	Section 15. Section 408.910, Florida Statutes, is amended				
612	to read:				
613	408.910 Florida Health Choices Program				
614	(1) LEGISLATIVE INTENTThe Legislature finds that a				
615	significant number of the residents of this state do not have				
616	adequate access to affordable, quality health care. The				
617	Legislature further finds that increasing access to affordable,				
618	quality health care can be best accomplished by establishing a				
619	competitive market for purchasing health insurance and health				
620	services. It is therefore the intent of the Legislature to				
621	create and expand the Florida Health Choices Program to:				
622	(a) Expand opportunities for Floridians to purchase				
623	affordable health insurance and health services.				
624	(b) Preserve the benefits of employment-sponsored insurance				
625	while easing the administrative burden for employers who offer				
626	these benefits.				
627	(c) Enable individual choice in both the manner and amount				
628	of health care purchased.				
629	(d) Provide for the purchase of individual, portable healt				
630	care coverage.				
631	(e) Disseminate information to consumers on the price and				
632	quality of health services.				
633	(f) Sponsor a competitive market that stimulates product				
634	innovation, quality improvement, and efficiency in the				
635	production and delivery of health services.				
636	(2) DEFINITIONSAs used in this section, the term:				
637	(a) "Corporation" means the Florida Health Choices, Inc.,				
638	established under this section.				

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639	(b) "Corporation's marketplace" means the single,	668	
640	centralized market established by the program that facilitates	669	are not limited to, health insurance plans, health maintenance
641	the purchase of products made available in the marketplace.	670	organization plans, prepaid services, service contracts, and
642	(c) "Florida Health Insurance Affordability Exchange	671	flexible spending accounts. The components of the program
643	Program" or "FHIX" is the program created under ss. 409.720-	672	include:
644	409.731 for low-income, uninsured residents of this state.	673	(a) Enrollment of employers.
645	(d) (c) "Health insurance agent" means an agent licensed	674	(b) Administrative services for participating employers,
646	under part IV of chapter 626.	675	including:
647	(e) (d) "Insurer" means an entity licensed under chapter 624	676	1. Assistance in seeking federal approval of cafeteria
648	which offers an individual health insurance policy or a group	677	plans.
649	health insurance policy, a preferred provider organization as	678	2. Collection of premiums and other payments.
650	defined in s. 627.6471, an exclusive provider organization as	679	3. Management of individual benefit accounts.
651	defined in s. 627.6472, or a health maintenance organization	680	4. Distribution of premiums to insurers and payments to
652	licensed under part I of chapter 641, $\frac{1}{2}$ a prepaid limited	681	other eligible vendors.
653	health service organization or discount medical plan	682	5. Assistance for participants in complying with reporting
654	organization licensed under chapter 636, or a managed care plan	683	requirements.
655	contracted with the Agency for Health Care Administration under	684	(c) Services to individual participants, including:
656	the managed medical assistance program under part IV of chapter	685	1. Information about available products and participating
657	409.	686	vendors.
658	(f) "Patient Protection and Affordable Care Act" or	687	2. Assistance with assessing the benefits and limits of
659	"Affordable Care Act" means Pub. L. No. 111-148, as further	688	each product, including information necessary to distinguish
660	amended by the Health Care and Education Reconciliation Act of	689	between policies offering creditable coverage and other products
661	2010, Pub. L. No. 111-152, and any amendments to or regulations	690	available through the program.
662	or guidance under those acts.	691	3. Account information to assist individual participants
663	(g) (c) "Program" means the Florida Health Choices Program	692	with managing available resources.
664	established by this section.	693	4. Services that promote healthy behaviors.
665	(3) PROGRAM PURPOSE AND COMPONENTSThe Florida Health	694	5. Health benefits coverage information about health
666	Choices Program is created as a single, centralized market for	695	insurance plans compliant with the Affordable Care Act.
667	the sale and purchase of various products that enable	696	6. Consumer assistance and enrollment services for the
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697	Florida Health Insurance Affordability Exchange Program, or	726	2. Compliance with federal tax requirements for the
698	FHIX.	727	7 establishment of a cafeteria plan, pursuant to s. 125 of the
699	(d) Recruitment of vendors, including insurers, health	728	Internal Revenue Code, including designation of the employer's
700	maintenance organizations, prepaid clinic service providers,	729) plan as a premium payment plan, a salary reduction plan that has
701	provider service networks, and other providers.	730	flexible spending arrangements, or a salary reduction plan that
702	(e) Certification of vendors to ensure capability,	731	has a premium payment and flexible spending arrangements.
703	reliability, and validity of offerings.	732	 Determination of the employer's contribution, if any,
704	(f) Collection of data, monitoring, assessment, and	733	per employee, provided that such contribution is equal for each
705	reporting of vendor performance.	734	eligible employee.
706	(g) Information services for individuals and employers.	735	4. Establishment of payroll deduction procedures, subject
707	(h) Program evaluation.	736	to the agreement of each individual employee who voluntarily
708	(4) ELIGIBILITY AND PARTICIPATIONParticipation in the	737	participates in the program.
709	program is voluntary and shall be available to employers,	738	5. Designation of the corporation as the third-party
710	individuals, vendors, and health insurance agents as specified	739	administrator for the employer's health benefit plan.
711	in this subsection.	740	6. Identification of eligible employees.
712	(a) Employers eligible to enroll in the program include	741	7. Arrangement for periodic payments.
713	those employers that meet criteria established by the	742	8. Employer notification to employees of the intent to
714	corporation and elect to make their employees eligible through	743	transfer from an existing employee health plan to the program at
715	the program.	744	l least 90 days before the transition.
716	(b) Individuals eligible to participate in the program	745	(d) All eligible vendors who choose to participate and the
717	include:	746	products and services that the vendors are permitted to sell are
718	1. Individual employees of enrolled employers.	747	as follows:
719	2. Other individuals that meet criteria established by the	748	1. Insurers licensed under chapter 624 may sell health
720	corporation.	749	insurance policies, limited benefit policies, other risk-bearing
721	(c) Employers who choose to participate in the program may	750	coverage, and other products or services.
722	enroll by complying with the procedures established by the	751	2. Health maintenance organizations licensed under part I
723	corporation. The procedures must include, but are not limited	752	of chapter 641 may sell health maintenance contracts, limited
724	to:	753	benefit policies, other risk-bearing products, and other
725	1. Submission of required information.	754	products or services.
I	Page 25 of 49		Page 26 of 49
	rage 20 Or 10		rage 20 Or 10

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588-02139-15 20157044 588-02139-15 20157044 755 3. Prepaid limited health service organizations may sell 784 predatory practices, financial insolvency, or failure to comply 756 products and services as authorized under part I of chapter 636, 785 with the terms of the participation agreement or other standards 757 and discount medical plan organizations may sell products and 786 set by the corporation. 758 services as authorized under part II of chapter 636. 787 (e) Eligible individuals may participate in the program 4. Prepaid health clinic service providers licensed under voluntarily. Individuals who join the program may participate by 759 788 760 part II of chapter 641 may sell prepaid service contracts and 789 complying with the procedures established by the corporation. 761 other arrangements for a specified amount and type of health 790 These procedures must include, but are not limited to: 762 services or treatments. 791 1. Submission of required information. 763 5. Health care providers, including hospitals and other 792 2. Authorization for payroll deduction, if applicable. 764 licensed health facilities, health care clinics, licensed health 793 3. Compliance with federal tax requirements. 765 professionals, pharmacies, and other licensed health care 794 4. Arrangements for payment. 766 providers, may sell service contracts and arrangements for a 795 5. Selection of products and services. 767 specified amount and type of health services or treatments. (f) Vendors who choose to participate in the program may 796 768 6. Provider organizations, including service networks, 797 enroll by complying with the procedures established by the 769 group practices, professional associations, and other 798 corporation. These procedures may include, but are not limited 770 incorporated organizations of providers, may sell service 799 to: 771 contracts and arrangements for a specified amount and type of 800 1. Submission of required information, including a complete 772 health services or treatments. 801 description of the coverage, services, provider network, payment 773 7. Corporate entities providing specific health services in 802 restrictions, and other requirements of each product offered 774 accordance with applicable state law may sell service contracts 803 through the program. 775 and arrangements for a specified amount and type of health 804 2. Execution of an agreement to comply with requirements 776 services or treatments. established by the corporation. 805 777 806 3. Execution of an agreement that prohibits refusal to sell 778 A vendor described in subparagraphs 3.-7. may not sell products 807 any offered product or service to a participant who elects to 779 that provide risk-bearing coverage unless that vendor is 808 buy it. 780 authorized under a certificate of authority issued by the Office 809 4. Establishment of product prices based on applicable 781 of Insurance Regulation and is authorized to provide coverage in 810 criteria. 782 the relevant geographic area. Otherwise eligible vendors may be 811 5. Arrangements for receiving payment for enrolled 783 excluded from participating in the program for deceptive or participants. 812 Page 27 of 49 Page 28 of 49 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

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	842	1. Health insurance policies.
	843	2. Health maintenance contracts.
	844	3. Limited benefit plans.
	845	4. Prepaid clinic services.
	846	5. Service contracts.
	847	6. Arrangements for purchase of specific amounts and types
	848	of health services and treatments.
	849	7. Flexible spending accounts.
	850	(b) Health insurance policies, health maintenance
	851	contracts, limited benefit plans, prepaid service contracts, and
	852	other contracts for services must ensure the availability of
	853	covered services.
	854	(c) Products may be offered for multiyear periods provided
	855	the price of the product is specified for the entire period or
	856	for each separately priced segment of the policy or contract.
	857	(d) The corporation shall provide a disclosure form for
	858	consumers to acknowledge their understanding of the nature of,
	859	and any limitations to, the benefits provided by the products
	860	and services being purchased by the consumer.
	861	(e) The corporation must determine that making the plan
	862	available through the program is in the interest of eligible
	863	individuals and eligible employers in the state.
	864	(6) PRICINGPrices for the products and services sold
	865	through the program must be transparent to participants and
	866	established by the vendors. The corporation $\underline{\text{may}}$ shall annually
	867	assess a surcharge for each premium or price set by a
	868	participating vendor. Any The surcharge may not be more than 2.5
	869	percent of the price and shall be used to generate funding for
	870	administrative services provided by the corporation and payments
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813 6. Participation in ongoing reporting processes established 814 by the corporation.

815 7. Compliance with grievance procedures established by the 816 corporation.

817 (g) Health insurance agents licensed under part IV of chapter 626 are eligible to voluntarily participate as buyers' 818 representatives. A buyer's representative acts on behalf of an 819 820 individual purchasing health insurance and health services

821 through the program by providing information about products and

822 services available through the program and assisting the

823 individual with both the decision and the procedure of selecting specific products. Serving as a buyer's representative does not 824

constitute a conflict of interest with continuing 825

826 responsibilities as a health insurance agent if the relationship 827

between each agent and any participating vendor is disclosed

828 before advising an individual participant about the products and 829

services available through the program. In order to participate, 830 a health insurance agent shall comply with the procedures

831 established by the corporation, including:

832

1. Completion of training requirements.

833 2. Execution of a participation agreement specifying the

834 terms and conditions of participation.

835 3. Disclosure of any appointments to solicit insurance or 836 procure applications for vendors participating in the program.

837 4. Arrangements to receive payment from the corporation for services as a buyer's representative. 838

839 (5) PRODUCTS.-

840 (a) The products that may be made available for purchase through the program include, but are not limited to: 841

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ĺ	to buyers' representatives; however, a surcharge may not	
	assessed for products and services sold in the FHIX market	etplace.
	(7) THE MARKETPLACE PROCESS.—The program shall provi	ide a
	single, centralized market for purchase of health insurar	nce,
	health maintenance contracts, and other health products a	and
	services. Purchases may be made by participating individu	uals
	over the Internet or through the services of a participat	ting
	health insurance agent. Information about each product ar	nd
	service available through the program shall be made avail	lable
	through printed material and an interactive Internet webs	site.
	(a) Marketplace purchasing.—A participant needing pe	ersonal
	assistance to select products and services shall be refer	
	a participating agent in his or her area.	
	$\frac{1}{(a)}$ Participation in the program may begin at any	time
;	during a year after the employer completes enrollment and	d meets
	the requirements specified by the corporation pursuant to	0
	paragraph (4)(c).	
	2. (b) Initial selection of products and services mus	st be
	made by an individual participant within the applicable of	open
)	enrollment period.	
-	<u>3.(c)</u> Initial enrollment periods for each product se	elected
2	by an individual participant must last at least 12 months	s,
3	unless the individual participant specifically agrees to	a
4	different enrollment period.	
5	4.(d) If an individual has selected one or more proc	ducts
6	and enrolled in those products for at least 12 months or	any
7	other period specifically agreed to by the individual	
8	participant, changes in selected products and services ma	ay only
9	be made during the annual enrollment period established b	by the
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588-02139-15 20157044 588-02139-15 20157044 vendors. The corporation may establish a methodology for 958 administration of the program. assessing the risk of enrolled individual participants based on 959 (a) The corporation shall be governed by a 15-member board data reported annually by the vendors about their enrollees. 960 of directors consisting of: Distribution of payments to the vendors may be adjusted based on 961 1. Three ex officio, nonvoting members to include: the assessed relative risk profile of the enrollees in each 962 a. The Secretary of Health Care Administration or a risk-bearing product for the most recent period for which data designee with expertise in health care services. 963 is available. 964 b. The Secretary of Management Services or a designee with (10) EXEMPTIONS.-965 expertise in state employee benefits. (a) Products, other than the products set forth in 966 c. The commissioner of the Office of Insurance Regulation subparagraphs (4)(d)1.-4., sold as part of the program are not 967 or a designee with expertise in insurance regulation. subject to the licensing requirements of the Florida Insurance 968 2. Four members appointed by and serving at the pleasure of Code, as defined in s. 624.01 or the mandated offerings or 969 the Governor. coverages established in part VI of chapter 627 and chapter 641. 970 3. Four members appointed by and serving at the pleasure of (b) The corporation may act as an administrator as defined 971 the President of the Senate. in s. 626.88 but is not required to be certified pursuant to 972 4. Four members appointed by and serving at the pleasure of part VII of chapter 626. However, a third party administrator 973 the Speaker of the House of Representatives. used by the corporation must be certified under part VII of 974 5. Board members may not include insurers, health insurance 975 agents or brokers, health care providers, health maintenance chapter 626. (c) Any standard forms, website design, or marketing 976 organizations, prepaid service providers, or any other entity, communication developed by the corporation and used by the 977 affiliate, or subsidiary of eligible vendors. corporation, or any vendor that meets the requirements of 978 (b) Members shall be appointed for terms of up to 3 years. paragraph (4) (f) is not subject to the Florida Insurance Code, Any member is eligible for reappointment. A vacancy on the board 979 as established in s. 624.01. 980 shall be filled for the unexpired portion of the term in the (11) CORPORATION.-There is created the Florida Health 981 same manner as the original appointment. Choices, Inc., which shall be registered, incorporated, 982 (c) The board shall select a chief executive officer for organized, and operated in compliance with part III of chapter 983 the corporation who shall be responsible for the selection of 112 and chapters 119, 286, and 617. The purpose of the 984 such other staff as may be authorized by the corporation's corporation is to administer the program created in this section 985 operating budget as adopted by the board. 986 (d) Board members are entitled to receive, from funds of and to conduct such other business as may further the Page 33 of 49 Page 34 of 49 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

588-02139-15 20157044 588-02139-15 20157044 987 the corporation, reimbursement for per diem and travel expenses 1016 value to be held, used, and applied for the purposes of this 988 as provided by s. 112.061. No other compensation is authorized. 1017 section. 989 (e) There is no liability on the part of, and no cause of 1018 (h) The corporation may establish technical advisory panels 990 action shall arise against, any member of the board or its 1019 consisting of interested parties, including consumers, health 991 employees or agents for any action taken by them in the 1020 care providers, individuals with expertise in insurance regulation, and insurers. 992 performance of their powers and duties under this section. 1021 993 (f) The board shall develop and adopt bylaws and other 1022 (i) The corporation shall: 994 corporate procedures as necessary for the operation of the 1023 1. Determine eligibility of employers, vendors, 995 corporation and carrying out the purposes of this section. The 1024 individuals, and agents in accordance with subsection (4). 996 bylaws shall: 1025 2. Establish procedures necessary for the operation of the 997 1. Specify procedures for selection of officers and 1026 program, including, but not limited to, procedures for qualifications for reappointment, provided that no board member application, enrollment, risk assessment, risk adjustment, plan 998 1027 999 shall serve more than 9 consecutive years. 1028 administration, performance monitoring, and consumer education. 1000 2. Require an annual membership meeting that provides an 1029 3. Arrange for collection of contributions from 1001 opportunity for input and interaction with individual 1030 participating employers, third parties, governmental entities, 1002 1031 and individuals. participants in the program. 1003 3. Specify policies and procedures regarding conflicts of 1032 4. Arrange for payment of premiums and other appropriate 1004 interest, including the provisions of part III of chapter 112, 1033 disbursements based on the selections of products and services 1005 which prohibit a member from participating in any decision that 1034 by the individual participants. 1006 would inure to the benefit of the member or the organization 1035 5. Establish criteria for disenrollment of participating 1007 that employs the member. The policies and procedures shall also 1036 individuals based on failure to pay the individual's share of 1008 require public disclosure of the interest that prevents the 1037 any contribution required to maintain enrollment in selected 1009 member from participating in a decision on a particular matter. 1038 products. 1010 (g) The corporation may exercise all powers granted to it 1039 6. Establish criteria for exclusion of vendors pursuant to 1011 under chapter 617 necessary to carry out the purposes of this 1040 paragraph (4)(d). 1012 1041 section, including, but not limited to, the power to receive and 7. Develop and implement a plan for promoting public 1013 accept grants, loans, or advances of funds from any public or 1042 awareness of and participation in the program. 1014 private agency and to receive and accept from any source 1043 8. Secure staff and consultant services necessary to the 1015 contributions of money, property, labor, or any other thing of operation of the program. 1044 Page 35 of 49 Page 36 of 49 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

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20157044 588-02139-15 588-02139-15 20157044 9. Establish policies and procedures regarding 1074 (14) EXEMPTION FROM PUBLIC RECORDS REQUIREMENTS.participation in the program for individuals, vendors, health 1075 (a) Definitions.-For purposes of this subsection, the term: insurance agents, and employers. 1076 1. "Buyer's representative" means a participating insurance 10. Provide for the operation of a toll-free hotline to 1077 agent as described in paragraph (4)(g). respond to requests for assistance. 1078 2. "Enrollee" means an employer who is eligible to enroll 11. Provide for initial, open, and special enrollment 1079 in the program pursuant to paragraph (4)(a). periods. 1080 3. "Participant" means an individual who is eligible to 12. Evaluate options for employer participation which may 1081 participate in the program pursuant to paragraph (4)(b). 1082 conform to with common insurance practices. 4. "Proprietary confidential business information" means 13. Administer the Florida Health Insurance Affordability 1083 information, regardless of form or characteristics, that is Exchange Program in accordance with ss. 409.720-409.731. 1084 owned or controlled by a vendor requesting confidentiality under this section; that is intended to be and is treated by the 14. Coordinate with the Agency for Health Care 1085 Administration, the Department of Children and Families, and the 1086 vendor as private in that the disclosure of the information Florida Healthy Kids Corporation on the transition plan for FHIX 1087 would cause harm to the business operations of the vendor; that and any subsequent transition activities. 1088 has not been disclosed unless disclosed pursuant to a statutory (12) REPORT.-The board of the corporation shall Beginning 1089 provision, an order of a court or administrative body, or a in the 2009-2010 fiscal year, submit by February 1 an annual 1090 private agreement providing that the information may be released report to the Governor, the President of the Senate, and the 1091 to the public; and that is information concerning: Speaker of the House of Representatives documenting the 1092 a. Business plans. corporation's activities in compliance with the duties 1093 b. Internal auditing controls and reports of internal delineated in this section. 1094 auditors. (13) PROGRAM INTEGRITY.-To ensure program integrity and to 1095 c. Reports of external auditors for privately held safeguard the financial transactions made under the auspices of 1096 companies. the program, the corporation is authorized to establish 1097 d. Client and customer lists. 1098 e. Potentially patentable material. qualifying criteria and certification procedures for vendors, require performance bonds or other guarantees of ability to 1099 f. A trade secret as defined in s. 688.002. complete contractual obligations, monitor the performance of 1100 5. "Vendor" means a participating insurer or other provider vendors, and enforce the agreements of the program through 1101 of services as described in paragraph (4)(d). financial penalty or disgualification from the program. 1102 (b) Public record exemptions .-Page 37 of 49 Page 38 of 49 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

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1. Personal identifying information of an enrollee or	1132	punishable as provided in s. 775.082 or s. 775.083.
participant who has applied for or participates in the Florida	1133	(f) Review and repealThis subsection is subject to the
Health Choices Program is confidential and exempt from s.	1134	Open Government Sunset Review Act in accordance with s. 119.15,
119.07(1) and s. 24(a), Art. I of the State Constitution.	1135	and shall stand repealed on October 2, 2016, unless reviewed and
2. Client and customer lists of a buyer's representative	1136	saved from repeal through reenactment by the Legislature.
held by the corporation are confidential and exempt from s.	1137	Section 16. Subsection (2) of section 409.904, Florida
119.07(1) and s. 24(a), Art. I of the State Constitution.	1138	Statutes, is amended to read:
3. Proprietary confidential business information held by	1139	409.904 Optional payments for eligible personsThe agency
the corporation is confidential and exempt from s. 119.07(1) and	1140	may make payments for medical assistance and related services on
s. 24(a), Art. I of the State Constitution.	1141	behalf of the following persons who are determined to be
(c) Retroactive applicationThe public record exemptions	1142	eligible subject to the income, assets, and categorical
provided for in paragraph (b) apply to information held by the	1143	eligibility tests set forth in federal and state law. Payment on
corporation before, on, or after the effective date of this	1144	behalf of these Medicaid eligible persons is subject to the
exemption.	1145	availability of moneys and any limitations established by the
(d) Authorized release	1146	General Appropriations Act or chapter 216.
1. Upon request, information made confidential and exempt	1147	(2) A family, a pregnant woman, a child under age 21, a
pursuant to this subsection shall be disclosed to:	1148	person age 65 or over, or a blind or disabled person, who would
a. Another governmental entity in the performance of its	1149	be eligible under any group listed in s. 409.903(1), (2), or
official duties and responsibilities.	1150	(3), except that the income or assets of such family or person
b. Any person who has the written consent of the program	1151	exceed established limitations. For a family or person in one of
applicant.	1152	these coverage groups, medical expenses are deductible from
c. The Florida Kidcare program for the purpose of	1153	income in accordance with federal requirements in order to make
administering the program authorized in ss. 409.810-409.821.	1154	a determination of eligibility. A family or person eligible
2. Paragraph (b) does not prohibit a participant's legal	1155	under the coverage known as the "medically needy," is eligible
guardian from obtaining confirmation of coverage, dates of	1156	to receive the same services as other Medicaid recipients, with
coverage, the name of the participant's health plan, and the	1157	the exception of services in skilled nursing facilities and
amount of premium being paid.	1158	intermediate care facilities for the developmentally disabled.
(e) PenaltyA person who knowingly and willfully violates	1159	Section 17. Section 624.91, Florida Statutes, is amended to
this subsection commits a misdemeanor of the second degree,	1160	read:
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1161	588-02139-15 20157044_		1100	588-02139-15 20157044
1161	624.91 The Florida Healthy Kids Corporation Act (1) SHORT TITLEThis section may be cited as the "William		1190 1191	Kids premiums pursuant to s. 409.814.÷
1162	G. 'Doc' Myers Healthy Kids Corporation Act."		1191	(a) Residents of this state who are eligible for the
1164	(2) LEGISLATIVE INTENT		1192	(a) Residents of this state who are enigible for the Florida Kideare program pursuant to s. 409.814.
1165	(2) LEGISLATIVE INTENT (a) The Legislature finds that increased access to health		1194	(b) Notwithstanding s. 409.814, legal aliens who are
1165	care services could improve children's health and reduce the		1194	enrolled in the Florida Healthy Kids program as of January 31,
1166	-		1195	2004, who do not qualify for Title XXI federal funds because
1167	incidence and costs of childhood illness and disabilities among children in this state. Many children do not have comprehensive,		1190	they are not qualified aliens as defined in s. 409.811.
1169	affordable health care services available. It is the intent of		1197	
			1100	(4) NONENTITLEMENTNothing in this section shall be
1170	the Legislature that the Florida Healthy Kids Corporation		1199	construed as providing an individual with an entitlement to
1171	provide comprehensive health insurance coverage to such		1200	health care services. No cause of action shall arise against the
1172	children. The corporation is encouraged to cooperate with any		1201	state, the Florida Healthy Kids Corporation, or a unit of local
1173	existing health service programs funded by the public or the		1202	government for failure to make health services available under
1174	private sector.		1203	this section.
1175	(b) It is the intent of the Legislature that the Florida		1204	(5) CORPORATION AUTHORIZATION, DUTIES, POWERS
1176	Healthy Kids Corporation serve as one of several providers of		1205	(a) There is created the Florida Healthy Kids Corporation,
1177	services to children eligible for medical assistance under Title		1206	a not-for-profit corporation.
1178	XXI of the Social Security Act. Although the corporation may		1207	(b) The Florida Healthy Kids Corporation shall:
1179	serve other children, the Legislature intends the primary		1208	1. Arrange for the collection of any <u>individual</u> , family,
1180	recipients of services provided through the corporation be		1209	local contributions, or employer payment or premium, in an
1181	school-age children with a family income below 200 percent of		1210	amount to be determined by the board of directors, to provide
1182	the federal poverty level, who do not qualify for Medicaid. It		1211	for payment of premiums for comprehensive insurance coverage and
1183	is also the intent of the Legislature that state and local		1212	for the actual or estimated administrative expenses.
1184	government Florida Healthy Kids funds be used to continue		1213	2. Arrange for the collection of any voluntary
1185	coverage, subject to specific appropriations in the General		1214	contributions to provide for payment of Florida Kidcare program
1186	Appropriations Act, to children not eligible for federal		1215	or Florida Health Insurance Affordability Exchange Program
1187	matching funds under Title XXI.		1216	premiums for children who are not eligible for medical
1188	(3) ELIGIBILITY FOR STATE-FUNDED ASSISTANCEOnly residents		1217	assistance under Title XIX or Title XXI of the Social Security
1189	of this state are eligible the following individuals are		1218	Act.
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588-02139-15 20157044 588-02139-15 20157044 1219 3. Subject to the provisions of s. 409.8134, accept 1248 premiums. 1220 voluntary supplemental local match contributions that comply 1249 9.10. Contract with authorized insurers or any provider of 1221 with the requirements of Title XXI of the Social Security Act 1250 health care services, meeting standards established by the 1222 for the purpose of providing additional Florida Kidcare coverage 1251 corporation, for the provision of comprehensive insurance in contributing counties under Title XXI. 1223 1252 coverage to participants. Such standards shall include criteria 1224 4. Establish the administrative and accounting procedures 1253 under which the corporation may contract with more than one 1225 for the operation of the corporation. 1254 provider of health care services in program sites. 1226 4.5. Establish, with consultation from appropriate 1255 a. Health plans shall be selected through a competitive bid 1227 1256 professional organizations, standards for preventive health process. The Florida Healthy Kids Corporation shall purchase 1228 services and providers and comprehensive insurance benefits 1257 goods and services in the most cost-effective manner consistent 1229 appropriate to children, provided that such standards for rural 1258 with the delivery of quality medical care. 1230 areas shall not limit primary care providers to board-certified 1259 b. The maximum administrative cost for a Florida Healthy 1231 pediatricians. Kids Corporation contract shall be 15 percent. For health and 1260 1232 5.6. Determine eligibility for children seeking to 1261 dental care contracts, the minimum medical loss ratio for a 1233 participate in the Title XXI-funded components of the Florida 1262 Florida Healthy Kids Corporation contract shall be 85 percent. 1234 Kidcare program consistent with the requirements specified in s. 1263 The calculations must use uniform financial data collected from 1235 409.814, as well as the non-Title-XXI-eligible children as all plans in a format established by the corporation and shall 1264 1236 provided in subsection (3). 1265 be computed for each plan on a statewide basis. Funds shall be 1237 6.7. Establish procedures under which providers of local 1266 classified in a manner consistent with 45 C.F.R. part 158 For 1238 match to, applicants to and participants in the program may have 1267 dental contracts, the remaining compensation to be paid to the 1239 grievances reviewed by an impartial body and reported to the 1268 authorized insurer or provider under a Florida Healthy Kids 1240 board of directors of the corporation. 1269 Corporation contract shall be no less than an amount which is 85 1241 7.8. Establish participation criteria and, if appropriate, 1270 percent of premium; to the extent any contract provision does 1242 contract with an authorized insurer, health maintenance 1271 not provide for this minimum compensation, this section shall 1243 organization, or third-party administrator to provide 1272 prevail. 1244 administrative services to the corporation. 1273 c. The health plan selection criteria and scoring system, 1245 8.9. Establish enrollment criteria that include penalties 1274 and the scoring results, shall be available upon request for 1246 or waiting periods of 30 days for reinstatement of coverage upon 1275 inspection after the bids have been awarded. 1247 1276 d. Effective July 1, 2016, health and dental services voluntary cancellation for nonpayment of family or individual Page 43 of 49 Page 44 of 49 CODING: Words stricken are deletions; words underlined are additions. CODING: Words stricken are deletions; words underlined are additions.

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1277	contracts of the corporation must transition to the FHIX			
1278	marketplace under s. 409.722. Qualifying plans may enroll as			
1279	vendors with the FHIX marketplace to maintain continuity of care			
1280	for participants.			
1281	10.11. Establish disenrollment criteria in the event local			
1282	matching funds are insufficient to cover enrollments.			
1283	11.12. Develop and implement a plan to publicize the			
1284	Florida Kidcare program, the eligibility requirements of the			
1285	program, and the procedures for enrollment in the program and to			
1286	maintain public awareness of the corporation and the program.			
1287	12.13. Secure staff necessary to properly administer the			
1288	corporation. Staff costs shall be funded from state and local			
1289	matching funds and such other private or public funds as become			
1290	available. The board of directors shall determine the number of			
1291	staff members necessary to administer the corporation.			
1292	13.14. In consultation with the partner agencies, provide a			
1293	report on the Florida Kidcare program annually to the Governor,			
1294	the Chief Financial Officer, the Commissioner of Education, the			
1295	President of the Senate, the Speaker of the House of			
1296	Representatives, and the Minority Leaders of the Senate and the			
1297	House of Representatives.			
1298	14.15. Provide information on a quarterly basis online to			
1299	the Legislature and the Governor which compares the costs and			
1300	utilization of the full-pay enrolled population and the Title			
1301	XXI-subsidized enrolled population in the Florida Kidcare			
1302	program. The information, at a minimum, must include:			
1303	a. The monthly enrollment and expenditure for full-pay			
1304	enrollees in the Medikids and Florida Healthy Kids programs			
1305	compared to the Title XXI-subsidized enrolled population; and			
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1306	b. The costs and utilization by service of the full-pay
1307	enrollees in the Medikids and Florida Healthy Kids programs and
1308	the Title XXI-subsidized enrolled population.
1309	15. 16. Establish benefit packages that conform to the
1310	provisions of the Florida Kidcare program, as created in ss.
1310	409.810-409.821.
1311	
	16. Contract with other insurance affordability programs
1313	and FHIX to provide customer service or other enrollment-focused
1314	services.
1315	17. Annually develop performance metrics for the following
1316	focus areas:
1317	a. Administrative functions.
1318	b. Contracting with vendors.
1319	<u>c. Customer service.</u>
1320	d. Enrollee education.
1321	e. Financial services.
1322	f. Program integrity.
1323	(c) Coverage under the corporation's program is secondary
1324	to any other available private coverage held by, or applicable
1325	to, the participant child or family member. Insurers under
1326	contract with the corporation are the payors of last resort and
1327	must coordinate benefits with any other third-party payor that
1328	may be liable for the participant's medical care.
1329	(d) The Florida Healthy Kids Corporation shall be a private
1330	corporation not for profit, organized pursuant to chapter 617,
1331	and shall have all powers necessary to carry out the purposes of
1332	this act, including, but not limited to, the power to receive
1333	and accept grants, loans, or advances of funds from any public
1334	or private agency and to receive and accept from any source
1	

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1335	contributions of money, property, labor, or any other thing of
1336	value, to be held, used, and applied for the purposes of this
1337	act.
1338	(6) BOARD OF DIRECTORS AND MANAGEMENT SUPERVISION
1339	(a) The Florida Healthy Kids Corporation shall operate
1340	subject to the supervision and approval of a board of directors.
1341	The board chair shall be an appointee designated by the
1342	Governor, and the board shall be chaired by the Chief Financial
1343	Officer or her or his designee, and composed of 12 other
1344	members. The Senate shall confirm the designated chair and other
1345	board appointees. The board members shall be appointed selected
1346	for 3-year terms <u>.</u> of office as follows:
1347	1. The Secretary of Health Care Administration, or his or
1348	her designee.
1349	2. One member appointed by the Commissioner of Education
1350	from the Office of School Health Programs of the Florida
1351	Department of Education.
1352	3. One member appointed by the Chief Financial Officer from
1353	among three members nominated by the Florida Pediatric Society.
1354	4. One member, appointed by the Governor, who represents
1355	the Children's Medical Services Program.
1356	5. One member appointed by the Chief Financial Officer from
1357	among three members nominated by the Florida Hospital
1358	Association.
1359	6. One member, appointed by the Governor, who is an expert
1360	on child health policy.
1361	7. One member, appointed by the Chief Financial Officer,
1362	from among three members nominated by the Florida Academy of
1363	Family Physicians.
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1393	subject to the licensing requirements of the insurance code or
1394	the rules of the Department of Financial Services. However, any
1395	marketing representative utilized and compensated by the
1396	corporation must be appointed as a representative of the
1397	insurers or health services providers with which the corporation
1398	contracts.
1399	(b) The board has complete fiscal control over the
1400	corporation and is responsible for all corporate operations.
1401	(c) The Department of Financial Services shall supervise
1402	any liquidation or dissolution of the corporation and shall
1403	have, with respect to such liquidation or dissolution, all power
1404	granted to it pursuant to the insurance code.
1405	(8) TRANSITION PLANSThe corporation shall confer with the
1406	Agency for Health Care Administration, the Department of
1407	Children and Families, and Florida Health Choices, Inc., to
1408	develop transition plans for the Florida Health Insurance
1409	Affordability Exchange Program as created under ss. 409.720-
1410	409.731.
1411	Section 18. Section 624.915, Florida Statutes, is repealed.
1412	Section 19. The Division of Law Revision and Information is
1413	directed to replace the phrase "the effective date of this act"
1414	wherever it occurs in this act with the date the act becomes a
1415	law.
1416	Section 20. This act shall take effect upon becoming a law.

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