Florida House of Representatives - 2000 HB 4045 By the Committee on Rules & Calendar and Representative Arnall

A bill to be entitled 1 2 An act relating to obsolete, expired, or 3 repealed provisions of law; repealing various 4 provisions of law that have become obsolete, have had their effect, have served their 5 purpose, or have been impliedly repealed or б 7 superseded; repealing s. 154.013, F.S., 8 relating to county primary health care panels; 9 amending s. 154.011, F.S.; deleting a cross reference, to conform; repealing s. 154.12(2), 10 11 F.S., relating to the legal status of county 12 public health trusts with respect to a repealed 13 provision of law relating to the filing of 14 caveats; repealing s. 154.3105, F.S., relating 15 to a work group to develop rules for the Health 16 Care Responsibility Act; amending ss. 154.308 and 154.309, F.S.; deleting cross references, 17 to conform; repealing s. 381.0408, F.S., 18 relating to the Public Health Partnership 19 20 Council on Stroke; repealing s. 408.0014, F.S., 21 the Florida Health Access Corporation Act; 22 amending ss. 20.42 and 409.9117, F.S.; deleting references, to conform; repealing s. 408.004, 23 24 F.S., relating to the Florida Health Plan; repealing ss. 408.002, 408.005, and 408.006, 25 26 F.S., relating to legislative findings and 27 intent and to development goals and strategies, 28 to conform; amending ss. 408.061, 408.15, 408.301, and 408.704, F.S.; deleting 29 references, to conform; repealing s. 408.01, 30 31 F.S., relating to the voluntary private health

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

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1	insurance coverage and insurance cost
2	containment program; repealing s. 408.02(9),
3	F.S., relating to a demonstration project on
4	the effectiveness of practice parameters with
5	respect to the costs of defensive medicine and
6	professional liability insurance; repealing s.
7	408.062(1)(g), F.S., relating to development of
8	an alternative uniform system of financial
9	reporting of gross revenues per adjusted
10	admission; amending s. 408.7071, F.S.; deleting
11	provisions relating to development of a
12	standardized claim form for insurers and health
13	care providers licensed in this state and to
14	the committee appointed for such purpose;
15	repealing s. 409.908(12)(c) and (22), F.S.,
16	relating to a report on the effect of the
17	resource-based relative value scale fee
18	schedule on utilization of Medicaid services
19	and to implementation of changes in the
20	Medicaid reimbursement methodology for
21	facilities formerly known as ICF/DD facilities;
22	repealing s. 514.081, F.S., relating to a
23	saving clause applicable to provisions
24	governing construction, modification, and
25	operation of public swimming pools and bathing
26	facilities; amending s. 636.045, F.S.; deleting
27	obsolete provisions relating to minimum surplus
28	requirements for prepaid limited health service
29	organizations; repealing s. 859.03, F.S.,
30	relating to wrapping and labeling requirements
31	applicable to the sale of morphine; repealing
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1 s. 859.05, F.S., relating to a prohibition on 2 the sale or other disposition of narcotics 3 except by prescription; repealing s. 35, ch. 93-129, Laws of Florida, relating to a work 4 5 group on rural health care; repealing s. 19, ch. 96-403, Laws of Florida, relating to a task б 7 force on the organization and structure of 8 state health programs; repealing s. 3, ch. 98-21, Laws of Florida, relating to a rural 9 hospital redefinition study group; repealing s. 10 11 1, ch. 98-305, Laws of Florida, relating to the 12 Prostate Cancer Task Force; repealing s. 4, ch. 13 99-214, Laws of Florida, relating to a school nurse training study group; repealing s. 6, ch. 14 99-393, Laws of Florida, relating to an 15 16 advisory group on submission and payment of health claims; repealing s. 192, ch. 99-397, 17 Laws of Florida, relating to the task force on 18 the funding of the Public Medical Assistance 19 20 Trust Fund; amending ch. 99-226, Laws of 21 Florida, relating to the Medicaid Formulary 22 study panel; providing an effective date. 23 24 Be It Enacted by the Legislature of the State of Florida: 25 26 Section 1. Section 154.013, Florida Statutes, is 27 repealed. 28 Section 2. Subsection (1) of section 154.011, Florida Statutes, is amended to read: 29 30 154.011 Primary care services.--31

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It is the intent of the Legislature that all 67 counties offer primary care services through contracts, as required by s. 154.01(3), for Medicaid recipients and other qualified low-income persons. Therefore, beginning July 1,

5 1987, the Department of Health is directed, to the extent that funds are appropriated, to develop a plan to implement a 6 7 program in cooperation with each county. The department shall 8 coordinate with the county's primary care panel, as created by 9 s. 154.013, or with the county's governing body if no primary 10 care panel is appointed. Such primary care programs shall be 11 phased-in and made operational as additional resources are 12 appropriated, and shall be subject to the following:

13 (a) The department shall enter into contracts with the 14 county governing body for the purpose of expanding primary 15 care coverage. The county governing body shall have the option of organizing the primary care programs through county 16 health departments or through county public hospitals owned 17 and operated directly by the county. The department shall, as 18 19 its first priority, maximize the number of counties 20 participating in the primary care programs under this section, but shall establish priorities for funding based on need and 21 22 the willingness of counties to participate. The department shall select counties for programs through a formal 23 request-for-proposal process that requires compliance with 24 25 program standards for cost-effective quality care and seeks to 26 maximize access throughout the county. 27 (b) Each county's primary care program may utilize any 28 or all of the following options of providing services: 29 offering services directly through the county health departments; contracting with individual or group 30 31 practitioners for all or part of the service; or developing

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service delivery models which are organized through the county 1 2 health departments but which utilize other service or delivery 3 systems available, such as federal primary care programs or 4 prepaid health plans. In addition, counties shall have the 5 option of pooling resources and joining with neighboring б counties in order to fulfill the intent of this section. 7 (c) Each primary care program shall conform to the 8 requirements and specifications of the department, and shall 9 at a minimum: 10 1. Adopt a minimum eligibility standard of at least 11 100 percent of the federal nonfarm poverty level. 12 2. Provide a comprehensive mix of preventive and 13 illness care services. 14 Be family oriented and be easily accessible 3. regardless of income, physical status, or geographical 15 16 location. 4. Ensure 24-hour telephone access and offer evening 17 and weekend clinic services. 18 19 5. Offer continuity of care over time. 20 6. Make maximum use of existing providers and closely coordinate its services and funding with existing federal 21 22 primary care programs, especially in rural counties, to ensure efficient use of resources. 23 24 7. Have a sliding fee schedule based on income for 25 eligible persons above 100 percent of the federal nonfarm 26 poverty level. 27 8. Include quality assurance provisions and procedures 28 for evaluation. 29 9. Provide early periodic screening diagnostic and treatment services for Medicaid-eligible children. 30 31

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Fully utilize and coordinate with rural hospitals 1 10. 2 for outpatient services, including contracting for services 3 when advisable in terms of cost-effectiveness and feasibility. Section 3. Subsection (2) of section 154.12, Florida 4 5 Statutes, is repealed. 6 Section 4. Section 154.3105, Florida Statutes, is 7 repealed. 8 Section 5. Subsection (1) of section 154.308, Florida 9 Statutes, is amended to read: 10 154.308 Determination of patient's eligibility; 11 spend-down program. --(1) The agency, pursuant to s. 154.3105, shall adopt 12 13 rules which provide statewide eligibility determination 14 procedures, forms, and criteria which shall be used by all counties for determining whether a person financially 15 16 qualifies as indigent for the purposes of this part. (a) The criteria used to determine eligibility must be 17 uniform statewide and include, at a minimum, which assets, if 18 any, may be included in the determination, which verification 19 20 of income shall be required, which categories of persons shall 21 be eligible, and any other criteria which may be determined as 22 necessary. The methodology for determining financial 23 (b) eligibility must be uniform statewide such that any county or 24 25 the state could determine whether a person is a qualified 26 indigent. 27 Section 6. Subsection (1) of section 154.309, Florida 28 Statutes, is amended to read: 154.309 Certification of county of residence .--29 (1) The agency, pursuant to s. 154.3105, shall adopt 30 31 rules for certification determination procedures which provide 6

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criteria to be used for determining a qualified indigent's 1 county of residence. Such criteria must include, at a minimum, how and to what extent residency shall be verified and how a hospital shall be notified of a patient's certification or the inability to certify a patient. Section 7. Section 381.0408, Florida Statutes, is repealed. Section 8. Section 408.0014, Florida Statutes, is repealed. Section 9. Paragraphs (b) and (c) of subsection (2) of section 20.42, Florida Statutes, are amended to read: 20.42 Agency for Health Care Administration.--There is 13 created the Agency for Health Care Administration within the Department of Business and Professional Regulation. The agency shall be a separate budget entity, and the director of the 15 16 agency shall be the agency head for all purposes. The agency shall not be subject to control, supervision, or direction by 17 the Department of Business and Professional Regulation in any 18 manner, including, but not limited to, personnel, purchasing, 19 20 transactions involving real or personal property, and 21 budgetary matters. (2) ORGANIZATION OF THE AGENCY.--The agency shall be organized as follows: 23

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24 (b) The Division of Health Policy and Cost Control, which shall be responsible for health policy, the State Center 25 26 for Health Statistics, the development of The Florida Health 27 Plan, certificate of need, state and local health planning 28 under s. 408.033, and research and analysis.

29 (c) The Division of State Health Purchasing shall be responsible for the Medicaid program. The division shall also 30 31 administer the contracts with the Florida Health Access

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Corporation program and the Florida Health Care Purchasing 1 2 Cooperative and the Florida Healthy Kids Corporation. 3 Section 10. Paragraph (h) of subsection (2) of section 4 409.9117, Florida Statutes, is amended to read: 5 409.9117 Primary care disproportionate share б program.--7 (2) In the establishment and funding of this program, 8 the agency shall use the following criteria in addition to those specified in s. 409.911, payments may not be made to a 9 10 hospital unless the hospital agrees to: 11 (h) Work with the Florida Healthy Kids Corporation, 12 the Florida Health Care Purchasing Cooperative, the Florida 13 Health Access Corporation, and business health coalitions, as 14 appropriate, to develop a feasibility study and plan to provide a low-cost comprehensive health insurance plan to 15 16 persons who reside within the area and who do not have access 17 to such a plan. 18 19 Any hospital that fails to comply with any of the provisions 20 of this subsection, or any other contractual condition, may 21 not receive payments under this section until full compliance 22 is achieved. Section 11. Sections 408.002, 408.004, 408.005, and 23 408.006, Florida Statutes, are repealed. 24 25 Section 12. Paragraph (a) of subsection (4) of section 26 408.061, Florida Statutes, is amended to read: 27 408.061 Data collection; uniform systems of financial 28 reporting; information relating to physician charges; 29 confidentiality of patient records; immunity .--(4)(a) Within 120 days after the end of its fiscal 30 31 year, each health care facility shall file with the agency, on 8

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forms adopted by the agency and based on the uniform system of financial reporting, its actual financial experience for that fiscal year, including expenditures, revenues, and statistical measures. Such data may be based on internal financial reports which are certified to be complete and accurate by the

Such data may be based on internal financial 4 measures. 5 reports which are certified to be complete and accurate by the provider. However, hospitals' actual financial experience 6 7 shall be their audited actual experience. Nursing homes that 8 do not participate in the Medicare or Medicaid programs shall also submit audited actual experience. Every nursing home 9 shall submit to the agency, in a format designated by the 10 11 agency, a statistical profile of the nursing home residents. The agency, in conjunction with the Department of Elderly 12 13 Affairs and the Department of Health, shall review these statistical profiles and develop recommendations for the types 14 of residents who might more appropriately be placed in their 15 16 homes or other noninstitutional settings. The agency shall include its findings in the final Florida Health Plan which 17 must be submitted to the Legislature by December 31, 1993. 18 Included in the findings shall be outcome data and cost 19 20 differential data as part of patient profiles. 21 Section 13. Subsections (6) and (7) of section 408.15, 22 Florida Statutes, are amended to read: 408.15 Powers of the agency.--In addition to the 23

24 powers granted to the agency elsewhere in this chapter, the 25 agency is authorized to:

(6) Apply for and receive and accept grants, gifts,
and other payments, including property and services, from any
governmental or other public and private entity or person and
make arrangements as to the use of same, including undertaking
special studies and other projects related to The Florida

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Health Plan. Funds obtained under this subsection may be used 1 2 as matching funds for public or private grants. 3 (7) Seek federal statutory changes and any waivers of 4 federal laws or regulations that will aid in implementing The 5 Florida Health Plan and related health care reforms. This may б include seeking amendments to: 7 (a) The Employee Retirement and Income Security Act of 8 1974 to permit greater state regulation of employer insurance 9 plans. 10 The Medicaid program to permit alternative (b) organizational alignments, elimination of all program 11 12 eligibility requirements except income, and a moratorium on 13 further federal mandates. (c) The Medicare program to seek state administration 14 15 of benefits, provider payments, or case management of 16 beneficiaries. (d) Federal tax laws to permit a 100-percent tax 17 deduction for all private health insurance plans, including 18 19 those of self-employed persons and unincorporated employers, 20 and reform of the flexible sharing account requirements to 21 maximize pretax health care expenditures. 22 (e) Other federal programs to permit full implementation of The Florida Health Plan and related state 23 24 health care reforms. 25 Section 14. Section 408.301, Florida Statutes, is 26 amended to read: 27 408.301 Legislative findings.--The Legislature has 28 found that access to quality, affordable, health care for all 29 Floridians is an important goal for the state. The Legislature has charged the Agency for Health Care 30 31 Administration with the responsibility of developing the 10

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1 Florida Health Plan for assuring access to health care for all Floridians. At the same time, The Legislature recognizes that 2 3 there are Floridians with special health care and social needs which require particular attention. The people served by the 4 5 Department of Children and Family Services and the Department of Health are examples of citizens with special needs. 6 The 7 Legislature further recognizes that the Medicaid program is an 8 intricate part of the service delivery system for the special 9 needs citizens served by or through the Department of Children and Family Services and the Department of Health. 10 The Agency 11 for Health Care Administration is not a service provider and does not develop or direct programs for the special needs 12 13 citizens served by or through the Department of Children and 14 Family Services and the Department of Health. Therefore, it is the intent of the Legislature that the Agency for Health Care 15 16 Administration work closely with the Department of Children and Family Services and the Department of Health in developing 17 plans for assuring access to all Floridians in order to assure 18 that the needs of special citizens are met. 19 20 Section 15. Paragraph (b) of subsection (5) of section 408.704, Florida Statutes, is amended to read: 21 22 408.704 Agency duties and responsibilities related to community health purchasing alliances .-- The agency shall 23 assist in developing a statewide system of community health 24 25 purchasing alliances. To this end, the agency is responsible 26 for: 27 (5) Establishing a data system for accountable health 28 partnerships. 29 The advisory data committee shall issue a report (b) and recommendations on each of the following subjects as each 30 is completed. A final report covering all subjects must be 31 11

included in the final Florida Health Plan to be submitted to 1 2 the Legislature on December 31, 1993. The report shall 3 include recommendations regarding: 4 Types of data to be collected. Careful 1. 5 consideration shall be given to other data collection projects and standards for electronic data interchanges already in 6 7 process in this state and nationally, to evaluating and 8 recommending the feasibility and cost-effectiveness of various data collection activities, and to ensuring that data 9 reporting is necessary to support the evaluation of providers 10 with respect to cost containment, access, quality, control of 11 12 expensive technologies, and customer satisfaction analysis. 13 Data elements to be collected from providers include prices, 14 utilization, patient outcomes, quality, and patient satisfaction. The completion of this task is the first 15 16 priority of the advisory data committee. The agency shall 17 begin implementing these data collection activities immediately upon receipt of the recommendations, but no later 18 than January 1, 1994. The data shall be submitted by 19 20 hospitals, other licensed health care facilities, pharmacists, and group practices as defined in s. 455.654(3)(f). 21 2. A standard data set, a standard cost-effective 22 23 format for collecting the data, and a standard methodology for reporting the data to the agency, or its designee, and to the 24 25 alliances. The reporting mechanisms must be designed to 26 minimize the administrative burden and cost to health care 27 providers and carriers. A methodology shall be developed for 28 aggregating data in a standardized format for making 29 comparisons between accountable health partnerships which takes advantage of national models and activities. 30

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1 Methods by which the agency should collect, 3. 2 process, analyze, and distribute the data. 3 4. Standards for data interpretation. The advisory 4 data committee shall actively solicit broad input from the 5 provider community, carriers, the business community, and the б general public. 7 5. Structuring the data collection process to: 8 Incorporate safeguards to ensure that the health a. care services utilization data collected is reviewed by 9 experienced, practicing physicians licensed to practice 10 11 medicine in this state; b. Require that carrier customer satisfaction data 12 13 conclusions are validated by the agency; 14 c. Protect the confidentiality of medical information to protect the patient's identity and to protect the privacy 15 16 of individual physicians and patients. Proprietary data submitted by insurers, providers, and purchasers are 17 confidential pursuant to s. 408.061; and 18 19 d. Afford all interested professional medical and hospital associations and carriers a minimum of 60 days to 20 review and comment before data is released to the public. 21 22 6. Developing a data collection implementation schedule, based on the data collection capabilities of 23 24 carriers and providers. 25 Section 16. Section 408.01, Florida Statutes, is 26 repealed. 27 Section 17. Subsection (9) of section 408.02, Florida 28 Statutes, is repealed. 29 Section 18. Paragraph (g) of subsection (1) of section 408.062, Florida Statutes, is repealed. 30 31

1 Section 19. Section 408.7071, Florida Statutes, is 2 amended to read: 408.7071 Standardized claim form.--3 4 (1) The Agency for Health Care Administration shall 5 develop a standardized claim claims form to be used by 6 insurers and health care providers licensed in this state. 7 (2) In order to develop the standardized claim form, 8 the agency shall appoint a 15-person committee. The committee 9 shall consist of: 10 (a) The director of the Agency for Health Care 11 Administration, or the director's designee. 12 (b) The Insurance Commissioner, or the commissioner's 13 designee. 14 (c) Two representatives of hospitals. 15 (d) Five representatives of physicians: two licensed under chapter 458, one licensed under chapter 459, one 16 licensed under chapter 460, and one licensed under chapter 17 <del>461.</del> 18 19 (e) Two representatives of health insurers. 20 (f) Two representatives of health maintenance 21 organizations. 22 (g) Two representatives of consumers. 23 (3) The committee shall issue a draft of the 24 standardized claims form to the Agency for Health Care 25 Administration by October 1, 1993. The agency may return the 26 form to the committee for modification on a schedule that 27 allows the agency to include the standardized claim form in 28 the final Florida Health Plan, which must be submitted to the Legislature by December 1, 1993. 29 30 31

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Section 20. <u>Paragraph (c) of subsection (12) and</u> subsection (22) of section 409.908, Florida Statutes, are repealed.

3 repealed. 4 Section 21. Section 514.081, Florida Statutes, is 5 repealed. 6 Section 22. Section 636.045, Florida Statutes, is 7 amended to read: 8 636.045 Minimum surplus requirements .--(1) Except as provided in subsection (2), Each prepaid 9 limited health service organization must at all times maintain 10 11 a minimum surplus in an amount which is the greater of \$150,000 or 10 percent of total liabilities. Any prepaid 12 13 limited health service organization which had a valid 14 certificate of authority issued pursuant to part I, part II, or part III of chapter 637, or chapter 638, before October 1, 15 16 1993, must maintain the surplus required on September 30, 1993, until the following dates, and then shall increase its 17 surplus as follows: 18 19 20 Date Amount 21 January 1, 1994.....The greater of 22 \$100,000 or 6 percent 23 of total liabilities, 24 whichever is greater. 25 26 \$125,000 or 8 percent 27 of total liabilities, 28 whichever is greater. 29 January 1, 1996.....The greater of 30 \$150,000 or 10 percent 31 of total liabilities,

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1 whichever is greater. 2 3 (2) The department may not issue a certificate of 4 authority on or after October 1, 1993, unless the prepaid 5 limited health service organization has a minimum surplus in б an amount of \$150,000 or 10 percent of liabilities, whichever 7 is the greater amount. 8 Section 23. Section 859.03, Florida Statutes, is 9 repealed. 10 Section 859.05, Florida Statutes, is Section 24. 11 repealed. Section 25. Section 35 of chapter 93-129, Laws of 12 13 Florida, is repealed. 14 Section 26. Section 19 of chapter 96-403, Laws of Florida, is repealed. 15 16 Section 27. Section 3 of chapter 98-21, Laws of 17 Florida, is repealed. 18 Section 28. Section 1 of chapter 98-305, Laws of Florida, is repealed. 19 20 Section 29. Section 4 of chapter 99-214, Laws of Florida, is repealed. 21 22 Section 30. Section 6 of chapter 99-393, Laws of 23 Florida, is repealed. 24 Section 31. Section 192 of chapter 99-397, Laws of Florida, is repealed. 25 Section 32. The proviso language following Specific 26 27 Appropriation 224 of chapter 99-226, Laws of Florida, is 28 amended to read: 29 30 224 SALARIES AND BENEFITS 884 POSITIONS 31 FROM GENERAL REVENUE FUND..... 12,856,783 16

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FROM ADMINISTRATIVE TRUST FUND..... 22,992,867 1 2 FROM GRANTS AND DONATIONS TRUST FUND..... 187,973 3 4 From the funds in Specific Appropriation 224, 5 the Agency for Health Care Administration in conjunction with the Department of Children and 6 7 Families shall conduct a feasibility study 8 related to the development and implementation 9 of a system to automate patient applications for nursing home care under the Medicaid 10 11 program. 12 13 The Agency for Health Care Administration and 14 the Department of Children and Families shall 15 evaluate the potential cost effectiveness of 16 conducting the demonstration project, document potential savings to the state and provide a 17 written report to the chairmen of the Senate 18 19 Budget Committee and the House Fiscal 20 Responsibility Council and to the Governor no 21 later than February 1, 2000. 22 From the funds in Specific Appropriation 224 23 and 225B the agency shall provide support for 24 25 the Medicaid Formulary study panel. 26 27 The Medicaid Formulary study panel is created 28 and shall consist of the following nine 29 members: three members appointed by the Governor to include the Director of the Agency 30 31 for Health Care Administration; three members 17

1	appointed by the Speaker of the House of
2	Representatives to include a Member of the
3	House of Representatives; and three members
4	appointed by the President of the Senate, to
5	include a Member of the Senate. The Governor
6	<del>shall appoint a chairperson of the panel from</del>
7	among the panel membership. The panel shall be
8	placed for administrative purposes within the
9	Agency for Health Care Administration. Staff
10	support for the panel shall be provided by the
11	Agency for Health Care Administration.
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13	The panel shall prepare recommendations on the
14	advisability, feasibility and cost
15	effectiveness of implementing an appropriate
16	formulary for the Medicaid program. Included
17	within the recommendations shall be proposals
18	which will ensure quality of care, enhance
19	patient safety, support appropriate
20	utilization, and maximize cost efficiency. In
21	addition, the panel shall when making their
22	recommendations, include studying the pros and
23	cons of an Open Formulary versus a Restricted
24	Formulary, and the impact a formulary will have
25	on the overall Medicaid program.
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27	In addition, the panel must prepare a plan
28	which must include, but is not limited to, the
29	following specific components: recommended time
30	lines for implementation; an appropriate
31	communication plan to providers and Medicaid
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1		beneficiaries; a plan to obtain all required
2		waivers from the federal government;
3		identification of cost savings through a
4		combination of changes in prescription drug
5		utilization, enhanced patient compliance, and
6		reduced purchasing costs; development of
7		appropriate clinical protocols and guidelines;
8		identification of administrative resources to
9		support the program; multi-year projections for
10		benchmarks for additional cost savings; and an
11		ongoing evaluation plan that includes cost and
12		quality measures. However, the agency shall not
13		implement a formulary without specific
14		legislative authorization.
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16		Travel and per diem costs of panel members
17		shall be the responsibility of the appointing
18		agency.
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20		The panel shall present its report to the
21		Governor, the Speaker of the House of
22		Representatives, and the President of the
23		Senate by no later than January 15, 2000.
24		Section 33. This act shall take effect upon becoming a
25	law.	
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2	HOUSE SUMMARY
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4	Repeals various provisions of law that have become obsolete, have had their effect, have served their
5	purpose, or have been impliedly repealed or superseded. Repeals or deletes provisions relating to county primary
6	health care panels; the legal status of county public health trusts with respect to a repealed provision of law
7	relating to the filing of caveats; a work group to develop rules for the Health Care Responsibility Act; the
8	Public Health Partnership Council on Stroke; the Florida Health Access Corporation Act; the Florida Health Plan;
9	the voluntary private health insurance coverage and insurance cost containment program; a demonstration
10	project on the effectiveness of practice parameters with respect to the costs of defensive medicine and
11	professional liability insurance; development of an alternative uniform system of financial reporting of
12	gross revenues per adjusted admission; development of a
	standardized claim form for insurers and health care providers licensed in this state and to the committee
13	appointed for such purpose; a report on the effect of the resource-based relative value scale fee schedule on
14	utilization of Medicaid services; implementation of changes in the Medicaid reimbursement methodology for
15	facilities formerly known as ICF/DD facilities; a saving clause applicable to provisions governing construction,
16	modification, and operation of public swimming pools and bathing facilities; minimum surplus requirements for
17	prepaid limited health service organizations; wrapping and labeling requirements applicable to the sale of
18	morphine; a prohibition on the sale or other disposition of narcotics except by prescription; a work group on
19	rural health care; a task force on the organization and structure of state health programs; a rural hospital
20	redefinition study group; the Prostate Cancer Task Force; a school nurse training study group; an advisory group on
21	submission and payment of health claims; and the Medicaid Formulary study panel.
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