## Florida House of Representatives - 2000 By Representative Murman

A bill to be entitled 1 2 An act relating to Medicaid managed health 3 care; amending s. 409.912, F.S.; authorizing the Agency for Health Care Administration to 4 5 contract with entities providing behavioral health care services to certain Medicaid б 7 recipients in certain counties under certain 8 circumstances; providing requirements; providing limitations; providing definitions; 9 10 providing an effective date. 11 12 Be It Enacted by the Legislature of the State of Florida: 13 14 Section 1. Paragraph (b) of subsection (3) of section 15 409.912, is amended to read: 409.912 Cost-effective purchasing of health care.--The 16 agency shall purchase goods and services for Medicaid 17 recipients in the most cost-effective manner consistent with 18 19 the delivery of quality medical care. The agency shall 20 maximize the use of prepaid per capita and prepaid aggregate 21 fixed-sum basis services when appropriate and other 22 alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed 23 to facilitate the cost-effective purchase of a case-managed 24 25 continuum of care. The agency shall also require providers to 26 minimize the exposure of recipients to the need for acute 27 inpatient, custodial, and other institutional care and the 28 inappropriate or unnecessary use of high-cost services. 29 (3) The agency may contract with: (b)1.a. An entity that is providing comprehensive 30 behavioral inpatient and outpatient mental health care 31 1

services and is licensed under chapter 624, chapter 636, or 1 2 chapter 641. Unless otherwise authorized by law, the agency shall limit such contract to services provided to certain 3 4 Medicaid recipients in Baker, Clay, Dade, Duval, Escambia, 5 Hillsborough, Highlands, Hardee, Manatee, Nassau, Okaloosa, 6 and Polk, Santa Rosa, St. Johns, and Walton Counties, through 7 a capitated, prepaid arrangement pursuant to the federal 8 waiver provided for by s. 409.905(5). Such an entity must 9 become licensed under chapter 624, chapter 636, or chapter 641 by December 31, 1998, and is exempt from the provisions of 10 11 part I of chapter 641 until then. However, if the entity 12 assumes risk, the Department of Insurance shall develop 13 appropriate regulatory requirements by rule under the 14 insurance code before the entity becomes operational. 15 b. In any county in which the agency seeks to 16 implement its authority to award contracts as provided in this subparagraph that has a Medicaid population in excess of 17 300,000, the agency shall award one contract for every 100,000 18 19 Medicaid recipients. 20 The agency shall set as part of the competitive с. procurement an allowable medical/loss ratio to limit 21 22 administrative costs and shall use industry standards, which 23 shall be adjusted based upon size of the plan. 24 d. In developing the behavioral health care prepaid plan procurement document, the agency shall consult and 25 26 coordinate with the Department of Children and Family Services and the Department of Juvenile Justice. The Department of 27 28 Children and Family Services shall approve the sections of the behavioral health care prepaid plan procurement document that 29 relate to children in the care and custody of the Department 30 of Children and Family Services and the families of such 31

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children. The Department of Juvenile Justice shall approve the 1 2 sections of the behavioral health care prepaid plan 3 procurement document that relate to children in the care and custody of the Department of Juvenile Justice and the families 4 5 of such children. 6 e. In any county that has a provider service network 7 as authorized in this section, which provides behavioral 8 health care services and is in operation as of October 1, 9 2000, the agency shall not include those recipients served by the provider service network in the behavioral health prepaid 10 11 plan, pursuant to this paragraph. 12 2. As used in this paragraph: 13 a. "Behavioral health care" includes mental health and substance abuse services. 14 15 b "District" means any district of the Department of 16 Children and Family Services. c. "Therapeutic or supportive foster care homes" means 17 any foster care program operated by a Medicaid community 18 19 mental health provider which is a licensed residential child 20 caring or child placing agency as defined in s. 409.175. d. "Specialized therapeutic foster care" means any 21 22 foster care program provided under the Medicaid community mental health program service entitled specialized therapeutic 23 24 foster care. 25 3. Children residing in a Department of Juvenile Justice residential program approved as a Medicaid behavioral 26 27 health overlay services provider shall not be included in a 28 behavioral health care prepaid plan pursuant to this 29 paragraph. 30 31

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1	4. When implementing the behavioral health care
2	prepaid program in Baker, Clay, Dade, Duval, Nassau, or St.
3	Johns Counties, the agency shall not include the following:
4	a. Dependent children placed by the Department of
5	Children and Family Services or a licensed child placing
6	agency into a licensed residential group care facility which
7	is operated by a Medicaid community mental health provider.
8	b. Dependent children of the department receiving
9	therapeutic or supportive foster home care.
10	c. Services to children in the care or custody of the
11	department while they are in an emergency shelter.
12	d. Children served under the community mental health
13	program specialized therapeutic foster care.
14	5. When implementing the behavioral health care
15	prepaid program in Baker, Clay, Dade, Duval, Nassau, or St.
16	Johns Counties, the agency shall require that any existing
17	licensed child caring or child placing agency that is also a
18	Medicaid community mental health program provider be part of
19	the provider network.
20	6. The agency and the department shall approve
21	behavioral health care criteria and protocols for services
22	provided to children referred from the child protection team
23	for followup services.
24	7. In each the behavioral health care prepaid plan,
25	substance abuse services shall be reimbursed on a
26	fee-for-service basis from state Medicaid funds until such
27	time as the agency determines that adequate funds are
28	available for prepaid methods. The agency shall ensure that
29	any contractors for prepaid behavioral health services shall
30	propose practical methods of integrating mental health and
31	substance abuse services, including opportunities for
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community-based substance abuse agencies to become partners in 1 2 the provider networks established at a district or area level, 3 and to participate in the development of protocols for substance abuse services. 4 5 8. In developing the behavioral health care prepaid 6 plan procurement document, the agency shall ensure that 7 conversion to a prepaid system of delivery shall not result in 8 the displacement of indigent care patients from facilities 9 receiving state funding to provide indigent behavioral health care to facilities licensed under chapter 395 which do not 10 receive state subsidies unless the unsubsidized facilities are 11 12 reimbursed for the costs of all treatment, including medical 13 treatment which is a precondition to admission into a subsidized facility. Traditional inpatient mental health 14 15 providers licensed pursuant to chapter 395 must be included in 16 any provider network for prepaid behavioral health services. 9. The agency shall notify the Legislature of the 17 status and plans to expand the behavioral managed care 18 19 projects to those counties designated in this paragraph by 20 October 1, 2001. With respect to any county or district in which expansion of behavioral managed care projects cannot be 21 22 accomplished within the 3-year timeframe, the plan must clearly state the reasons the timeframe cannot be met and the 23 efforts that should be made to address the obstacles, which 24 may include alternatives to behavioral managed care. The plan 25 26 must also address the status of services to children and their 27 families in the care and custody of the department and 28 Juvenile Justice. The plan must address how the services for 29 those children and families will be integrated into the comprehensive behavioral health care program or how services 30 31

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will be provided using alternative methods over the 3-year phase-in. 10. For counties not specifically designated in this paragraph, a local planning process shall be completed prior to the agency expanding behavioral managed care projects to other areas. The planning process shall be completed with local community participation, including, but not limited to, input from community-based mental health, substance abuse, child welfare, and delinquency providers currently under contract with the Department of Children and Family Services, Department of Juvenile Justice, or the agency. Facilities licensed under chapter 395 shall be included in the local planning process. Section 2. This act shall take effect October 1, 2000. HOUSE SUMMARY Substantively identical to HB 2087, Second Engrossed, which passed the House during the 1999 Regular Session. Authorizes the Agency for Health Care Administration to contract with entities providing behavioral health care services to certain Medicaid recipients in specified counties through a capitated, prepaid arrangement pursuant to a federal waiver. Provides contract requirements and limitations. See bill for details.