First Engrossed

1	A bill to be entitled
2	An act relating to Medicaid services; amending
3	s. 409.905, F.S.; providing that the Agency for
4	Health Care Administration may restrict the
5	provision of mandatory services by mobile
6	providers; amending s. 409.906, F.S.; providing
7	that the agency may restrict or prohibit the
8	provision of services by mobile providers;
9	providing that Medicaid will not provide
10	reimbursement for dental services provided in
11	mobile dental units, except for certain units;
12	providing an effective date.
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14	Be It Enacted by the Legislature of the State of Florida:
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16	Section 1. Section 409.905, Florida Statutes, is
17	amended to read:
18	409.905 Mandatory Medicaid servicesThe agency may
19	make payments for the following services, which are required
20	of the state by Title XIX of the Social Security Act,
21	furnished by Medicaid providers to recipients who are
22	determined to be eligible on the dates on which the services
23	were provided. Any service under this section shall be
24	provided only when medically necessary and in accordance with
25	state and federal law. Mandatory services rendered by
26	providers in mobile units to Medicaid recipients may be
27	restricted by the agency.Nothing in this section shall be
28	construed to prevent or limit the agency from adjusting fees,
29	reimbursement rates, lengths of stay, number of visits, number
30	of services, or any other adjustments necessary to comply with
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the availability of moneys and any limitations or directions 1 provided for in the General Appropriations Act or chapter 216. 2 3 (1) ADVANCED REGISTERED NURSE PRACTITIONER 4 SERVICES. -- The agency shall pay for services provided to a 5 recipient by a licensed advanced registered nurse practitioner who has a valid collaboration agreement with a licensed 6 7 physician on file with the Department of Health or who 8 provides anesthesia services in accordance with established 9 protocol required by state law and approved by the medical 10 staff of the facility in which the anesthetic service is performed. Reimbursement for such services must be provided in 11 12 an amount that equals not less than 80 percent of the 13 reimbursement to a physician who provides the same services, 14 unless otherwise provided for in the General Appropriations 15 Act. (2) EARLY AND PERIODIC SCREENING, DIAGNOSIS, AND 16 17 TREATMENT SERVICES. -- The agency shall pay for early and periodic screening and diagnosis of a recipient under age 21 18 19 to ascertain physical and mental problems and conditions and 20 provide treatment to correct or ameliorate these problems and conditions. These services include all services determined by 21 22 the agency to be medically necessary for the treatment, 23 correction, or amelioration of these problems, including personal care, private duty nursing, durable medical 24 equipment, physical therapy, occupational therapy, speech 25 26 therapy, respiratory therapy, and immunizations. 27 (3) FAMILY PLANNING SERVICES. -- The agency shall pay for services necessary to enable a recipient voluntarily to 28 29 plan family size or to space children. These services include information; education; counseling regarding the availability, 30 benefits, and risks of each method of pregnancy prevention; 31 2

1 drugs and supplies; and necessary medical care and followup.
2 Each recipient participating in the family planning portion of
3 the Medicaid program must be provided freedom to choose any
4 alternative method of family planning, as required by federal
5 law.

(4) HOME HEALTH CARE SERVICES. -- The agency shall pay 6 7 for nursing and home health aide services, supplies, 8 appliances, and durable medical equipment, necessary to assist 9 a recipient living at home. An entity that provides services pursuant to this subsection shall be licensed under part IV of 10 chapter 400 or part II of chapter 499, if appropriate. 11 These 12 services, equipment, and supplies, or reimbursement therefor, may be limited as provided in the General Appropriations Act 13 14 and do not include services, equipment, or supplies provided 15 to a person residing in a hospital or nursing facility. In providing home health care services, the agency may require 16 17 prior authorization of care based on diagnosis.

18 (5) HOSPITAL INPATIENT SERVICES. -- The agency shall pay 19 for all covered services provided for the medical care and treatment of a recipient who is admitted as an inpatient by a 20 licensed physician or dentist to a hospital licensed under 21 part I of chapter 395. However, the agency shall limit the 22 23 payment for inpatient hospital services for a Medicaid recipient 21 years of age or older to 45 days or the number of 24 days necessary to comply with the General Appropriations Act. 25 26 (a) The agency is authorized to implement reimbursement and utilization management reforms in order to 27 comply with any limitations or directions in the General 28 29 Appropriations Act, which may include, but are not limited to:

30 prior authorization for inpatient psychiatric days; enhanced

31 utilization and concurrent review programs for highly utilized

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1 services; reduction or elimination of covered days of service; 2 adjusting reimbursement ceilings for variable costs; adjusting 3 reimbursement ceilings for fixed and property costs; and 4 implementing target rates of increase.

5 (b) A licensed hospital maintained primarily for the 6 care and treatment of patients having mental disorders or 7 mental diseases is not eligible to participate in the hospital 8 inpatient portion of the Medicaid program except as provided 9 in federal law. However, the department shall apply for a waiver, within 9 months after June 5, 1991, designed to 10 provide hospitalization services for mental health reasons to 11 12 children and adults in the most cost-effective and lowest cost setting possible. Such waiver shall include a request for the 13 14 opportunity to pay for care in hospitals known under federal 15 law as "institutions for mental disease" or "IMD's." The 16 waiver proposal shall propose no additional aggregate cost to 17 the state or Federal Government, and shall be conducted in Hillsborough County, Highlands County, Hardee County, Manatee 18 19 County, and Polk County. The waiver proposal may incorporate competitive bidding for hospital services, comprehensive 20 brokering, prepaid capitated arrangements, or other mechanisms 21 22 deemed by the department to show promise in reducing the cost 23 of acute care and increasing the effectiveness of preventive care. When developing the waiver proposal, the department 24 shall take into account price, quality, accessibility, 25 26 linkages of the hospital to community services and family 27 support programs, plans of the hospital to ensure the earliest discharge possible, and the comprehensiveness of the mental 28 29 health and other health care services offered by participating providers. 30

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(c) Agency for Health Care Administration shall adjust 1 2 a hospital's current inpatient per diem rate to reflect the 3 cost of serving the Medicaid population at that institution 4 if: 5 1. The hospital experiences an increase in Medicaid 6 caseload by more than 25 percent in any year, primarily 7 resulting from the closure of a hospital in the same service 8 area occurring after July 1, 1995; or 9 The hospital's Medicaid per diem rate is at least 2. 25 percent below the Medicaid per patient cost for that year. 10 11 12 No later than November 1, 2000, the agency must provide 13 estimated costs for any adjustment in a hospital inpatient per 14 diem pursuant to this paragraph to the Executive Office of the 15 Governor, the House of Representatives General Appropriations 16 Committee, and the Senate Budget Committee. Before the agency 17 implements a change in a hospital's inpatient per diem rate pursuant to this paragraph, the Legislature must have 18 19 specifically appropriated sufficient funds in the 2001-2002 20 General Appropriations Act to support the increase in cost as 21 estimated by the agency. This paragraph is repealed on July 1, 22 2001. 23 (6) HOSPITAL OUTPATIENT SERVICES. -- The agency shall 24 pay for preventive, diagnostic, therapeutic, or palliative care and other services provided to a recipient in the 25 26 outpatient portion of a hospital licensed under part I of chapter 395, and provided under the direction of a licensed 27 physician or licensed dentist, except that payment for such 28 29 care and services is limited to \$1,500 per state fiscal year per recipient, unless an exception has been made by the 30 agency, and with the exception of a Medicaid recipient under 31

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1 age 21, in which case the only limitation is medical
2 necessity.

3 (7) INDEPENDENT LABORATORY SERVICES.--The agency shall 4 pay for medically necessary diagnostic laboratory procedures 5 ordered by a licensed physician or other licensed practitioner 6 of the healing arts which are provided for a recipient in a 7 laboratory that meets the requirements for Medicare 8 participation and is licensed under chapter 483, if required.

9 (8) NURSING FACILITY SERVICES. -- The agency shall pay for 24-hour-a-day nursing and rehabilitative services for a 10 recipient in a nursing facility licensed under part II of 11 12 chapter 400 or in a rural hospital, as defined in s. 395.602, or in a Medicare certified skilled nursing facility operated 13 14 by a hospital, as defined by s. 395.002(11), that is licensed 15 under part I of chapter 395, and in accordance with provisions 16 set forth in s. 409.908(2)(a), which services are ordered by 17 and provided under the direction of a licensed physician. However, if a nursing facility has been destroyed or otherwise 18 19 made uninhabitable by natural disaster or other emergency and another nursing facility is not available, the agency must pay 20 for similar services temporarily in a hospital licensed under 21 22 part I of chapter 395 provided federal funding is approved and 23 available.

24 (9) PHYSICIAN SERVICES. -- The agency shall pay for covered services and procedures rendered to a recipient by, or 25 26 under the personal supervision of, a person licensed under 27 state law to practice medicine or osteopathic medicine. These services may be furnished in the physician's office, the 28 Medicaid recipient's home, a hospital, a nursing facility, or 29 elsewhere, but shall be medically necessary for the treatment 30 of an injury, illness, or disease within the scope of the 31

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practice of medicine or osteopathic medicine as defined by 1 The agency shall not pay for services that are 2 state law. 3 clinically unproven, experimental, or for purely cosmetic 4 purposes. (10) PORTABLE X-RAY SERVICES.--The agency shall pay 5 б for professional and technical portable radiological services 7 ordered by a licensed physician or other licensed practitioner 8 of the healing arts which are provided by a licensed 9 professional in a setting other than a hospital, clinic, or office of a physician or practitioner of the healing arts, on 10 behalf of a recipient. 11 12 (11) RURAL HEALTH CLINIC SERVICES.--The agency shall 13 pay for outpatient primary health care services for a 14 recipient provided by a clinic certified by and participating 15 in the Medicare program which is located in a federally designated, rural, medically underserved area and has on its 16 17 staff one or more licensed primary care nurse practitioners or physician assistants, and a licensed staff supervising 18 19 physician or a consulting supervising physician. 20 (12) TRANSPORTATION SERVICES.--The agency shall ensure that appropriate transportation services are available for a 21 Medicaid recipient in need of transport to a qualified 22 23 Medicaid provider for medically necessary and Medicaid-compensable services, provided a client's ability to 24 choose a specific transportation provider shall be limited to 25 26 those options resulting from policies established by the 27 agency to meet the fiscal limitations of the General Appropriations Act. The agency may pay for transportation and 28 29 other related travel expenses as necessary only if these services are not otherwise available. 30 31 7

Section 2. Section 409.906, Florida Statutes, is 1 2 amended to read: 3 409.906 Optional Medicaid services.--Subject to 4 specific appropriations, the agency may make payments for 5 services which are optional to the state under Title XIX of 6 the Social Security Act and are furnished by Medicaid 7 providers to recipients who are determined to be eligible on 8 the dates on which the services were provided. Any optional 9 service that is provided shall be provided only when medically necessary and in accordance with state and federal law. 10 Optional services rendered by providers in mobile units to 11 12 Medicaid recipients may be restricted or prohibited by the agency.Nothing in this section shall be construed to prevent 13 14 or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or 15 making any other adjustments necessary to comply with the 16 17 availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. 18 19 If necessary to safeguard the state's systems of providing services to elderly and disabled persons and subject to the 20 notice and review provisions of s. 216.177, the Governor may 21 direct the Agency for Health Care Administration to amend the 22 23 Medicaid state plan to delete the optional Medicaid service known as "Intermediate Care Facilities for the Developmentally 24 Disabled." Optional services may include: 25 26 ADULT DENTURE SERVICES. -- The agency may pay for (1) 27 dentures, the procedures required to seat dentures, and the repair and reline of dentures, provided by or under the 28 29 direction of a licensed dentist, for a recipient who is age 21 or older. However, Medicaid will not provide reimbursement for 30 31 8

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dental services provided in a mobile dental unit, except for a 1 mobile dental unit: 2 3 (a) Owned by, operated by, or having a contractual 4 agreement with the Department of Health and complying with 5 Medicaid's county health department clinic services program 6 specifications as a county health department clinic services 7 provider. 8 (b) Owned by, operated by, or having a contractual 9 arrangement with a federally qualified health center and 10 complying with Medicaid's federally qualified health center specifications as a federally qualified health center 11 12 provider. 13 (c) Rendering dental services to Medicaid recipients, 14 21 years of age and older, at nursing facilities. 15 (d) Owned by, operated by, or having a contractual 16 agreement with a state-approved dental educational 17 institution. (2) ADULT HEALTH SCREENING SERVICES. -- The agency may 18 19 pay for an annual routine physical examination, conducted by or under the direction of a licensed physician, for a 20 recipient age 21 or older, without regard to medical 21 22 necessity, in order to detect and prevent disease, disability, 23 or other health condition or its progression. (3) AMBULATORY SURGICAL CENTER SERVICES.--The agency 24 may pay for services provided to a recipient in an ambulatory 25 26 surgical center licensed under part I of chapter 395, by or 27 under the direction of a licensed physician or dentist. (4) BIRTH CENTER SERVICES. -- The agency may pay for 28 29 examinations and delivery, recovery, and newborn assessment, and related services, provided in a licensed birth center 30 staffed with licensed physicians, certified nurse midwives, 31 9 CODING: Words stricken are deletions; words underlined are additions.

and midwives licensed in accordance with chapter 467, to a 1 recipient expected to experience a low-risk pregnancy and 2 3 delivery. 4 (5) CASE MANAGEMENT SERVICES. -- The agency may pay for 5 primary care case management services rendered to a recipient б pursuant to a federally approved waiver, and targeted case 7 management services for specific groups of targeted recipients, for which funding has been provided and which are 8 9 rendered pursuant to federal guidelines. The agency is authorized to limit reimbursement for targeted case management 10 services in order to comply with any limitations or directions 11 12 provided for in the General Appropriations Act. Notwithstanding s. 216.292, the Department of Children and 13 14 Family Services may transfer general funds to the Agency for 15 Health Care Administration to fund state match requirements 16 exceeding the amount specified in the General Appropriations 17 Act for targeted case management services. 18 (6) CHILDREN'S DENTAL SERVICES. -- The agency may pay 19 for diagnostic, preventive, or corrective procedures, including orthodontia in severe cases, provided to a recipient 20 under age 21, by or under the supervision of a licensed 21 dentist. Services provided under this program include 22 23 treatment of the teeth and associated structures of the oral cavity, as well as treatment of disease, injury, or impairment 24 that may affect the oral or general health of the individual. 25 26 However, Medicaid will not provide reimbursement for dental services provided in a mobile dental unit, except for a mobile 27 dental unit: 28 29 (a) Owned by, operated by, or having a contractual agreement with the Department of Health and complying with 30 Medicaid's county health department clinic services program 31 10 CODING: Words stricken are deletions; words underlined are additions.

specifications as a county health department clinic services 1 2 provider. 3 (b) Owned by, operated by, or having a contractual 4 arrangement with a federally qualified health center and 5 complying with Medicaid's federally qualified health center 6 specifications as a federally qualified health center 7 provider. 8 (c) Rendering dental services to Medicaid recipients, 9 21 years of age and older, at nursing facilities. 10 (d) Owned by, operated by, or having a contractual agreement with a state-approved dental educational 11 12 institution. (7) CHIROPRACTIC SERVICES.--The agency may pay for 13 14 manual manipulation of the spine and initial services, 15 screening, and X rays provided to a recipient by a licensed chiropractic physician. 16 17 (8) COMMUNITY MENTAL HEALTH SERVICES. -- The agency may pay for rehabilitative services provided to a recipient by a 18 19 mental health or substance abuse provider licensed by the agency and under contract with the agency or the Department of 20 Children and Family Services to provide such services. 21 Those 22 services which are psychiatric in nature shall be rendered or 23 recommended by a psychiatrist, and those services which are medical in nature shall be rendered or recommended by a 24 physician or psychiatrist. The agency must develop a provider 25 26 enrollment process for community mental health providers which bases provider enrollment on an assessment of service need. 27 The provider enrollment process shall be designed to control 28 29 costs, prevent fraud and abuse, consider provider expertise and capacity, and assess provider success in managing 30 utilization of care and measuring treatment outcomes. 31 11

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Providers will be selected through a competitive procurement 1 2 or selective contracting process. In addition to other 3 community mental health providers, the agency shall consider 4 for enrollment mental health programs licensed under chapter 5 395 and group practices licensed under chapter 458, chapter 6 459, chapter 490, or chapter 491. The agency is also 7 authorized to continue operation of its behavioral health 8 utilization management program and may develop new services if 9 these actions are necessary to ensure savings from the implementation of the utilization management system. The 10 agency shall coordinate the implementation of this enrollment 11 12 process with the Department of Children and Family Services and the Department of Juvenile Justice. The agency is 13 14 authorized to utilize diagnostic criteria in setting 15 reimbursement rates, to preauthorize certain high-cost or highly utilized services, to limit or eliminate coverage for 16 17 certain services, or to make any other adjustments necessary to comply with any limitations or directions provided for in 18 19 the General Appropriations Act. 20 (9) DIALYSIS FACILITY SERVICES. -- Subject to specific appropriations being provided for this purpose, the agency may 21 22 pay a dialysis facility that is approved as a dialysis facility in accordance with Title XVIII of the Social Security 23 Act, for dialysis services that are provided to a Medicaid 24 recipient under the direction of a physician licensed to 25 26 practice medicine or osteopathic medicine in this state, 27 including dialysis services provided in the recipient's home by a hospital-based or freestanding dialysis facility. 28 29 (10) DURABLE MEDICAL EQUIPMENT. -- The agency may 30 authorize and pay for certain durable medical equipment and 31 12

supplies provided to a Medicaid recipient as medically
 necessary.

3 (11) HEALTHY START SERVICES. -- The agency may pay for a 4 continuum of risk-appropriate medical and psychosocial 5 services for the Healthy Start program in accordance with a 6 federal waiver. The agency may not implement the federal 7 waiver unless the waiver permits the state to limit enrollment 8 or the amount, duration, and scope of services to ensure that 9 expenditures will not exceed funds appropriated by the Legislature or available from local sources. If the Health 10 Care Financing Administration does not approve a federal 11 12 waiver for Healthy Start services, the agency, in consultation with the Department of Health and the Florida Association of 13 14 Healthy Start Coalitions, is authorized to establish a 15 Medicaid certified-match program for Healthy Start services. 16 Participation in the Healthy Start certified-match program 17 shall be voluntary, and reimbursement shall be limited to the federal Medicaid share to Medicaid-enrolled Healthy Start 18 19 coalitions for services provided to Medicaid recipients. The agency shall take no action to implement a certified-match 20 program without ensuring that the amendment and review 21 requirements of ss. 216.177 and 216.181 have been met. 22

(12) HEARING SERVICES.--The agency may pay for hearing and related services, including hearing evaluations, hearing aid devices, dispensing of the hearing aid, and related repairs, if provided to a recipient by a licensed hearing aid specialist, otolaryngologist, otologist, audiologist, or physician.

29 (13) HOME AND COMMUNITY-BASED SERVICES.--The agency 30 may pay for home-based or community-based services that are 31

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rendered to a recipient in accordance with a federally
 approved waiver program.

3 (14) HOSPICE CARE SERVICES.--The agency may pay for 4 all reasonable and necessary services for the palliation or 5 management of a recipient's terminal illness, if the services 6 are provided by a hospice that is licensed under part VI of 7 chapter 400 and meets Medicare certification requirements. 8 (15) INTERMEDIATE CARE FACILITY FOR THE

9 DEVELOPMENTALLY DISABLED SERVICES.--The agency may pay for 10 health-related care and services provided on a 24-hour-a-day 11 basis by a facility licensed and certified as a Medicaid 12 Intermediate Care Facility for the Developmentally Disabled, 13 for a recipient who needs such care because of a developmental 14 disability.

(16) INTERMEDIATE CARE SERVICES.--The agency may pay for 24-hour-a-day intermediate care nursing and rehabilitation services rendered to a recipient in a nursing facility licensed under part II of chapter 400, if the services are ordered by and provided under the direction of a physician.

(17) OPTOMETRIC SERVICES.--The agency may pay for services provided to a recipient, including examination, diagnosis, treatment, and management, related to ocular pathology, if the services are provided by a licensed optometrist or physician.

(18) PHYSICIAN ASSISTANT SERVICES.--The agency may pay for all services provided to a recipient by a physician assistant licensed under s. 458.347 or s. 459.022. Reimbursement for such services must be not less than 80 percent of the reimbursement that would be paid to a physician who provided the same services.

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1	(19) PODIATRIC SERVICESThe agency may pay for	
2	services, including diagnosis and medical, surgical,	
3	palliative, and mechanical treatment, related to ailments of	
4	the human foot and lower leg, if provided to a recipient by a	
5	podiatric physician licensed under state law.	
6	(20) PRESCRIBED DRUG SERVICESThe agency may pay for	
7	medications that are prescribed for a recipient by a physician	
8	or other licensed practitioner of the healing arts authorized	
9	to prescribe medications and that are dispensed to the	
10	recipient by a licensed pharmacist or physician in accordance	
11	with applicable state and federal law.	
12	(21) REGISTERED NURSE FIRST ASSISTANT SERVICESThe	
13	agency may pay for all services provided to a recipient by a	
14	registered nurse first assistant as described in s. 464.027.	
15	Reimbursement for such services may not be less than 80	
16	percent of the reimbursement that would be paid to a physician	
17	providing the same services.	
18	(22) STATE HOSPITAL SERVICESThe agency may pay for	
19	all-inclusive psychiatric inpatient hospital care provided to	
20	a recipient age 65 or older in a state mental hospital.	
21	(23) VISUAL SERVICESThe agency may pay for visual	
22	examinations, eyeglasses, and eyeglass repairs for a	
23	recipient, if they are prescribed by a licensed physician	
24	specializing in diseases of the eye or by a licensed	
25	optometrist.	
26	(24) CHILD-WELFARE-TARGETED CASE MANAGEMENTThe	
27	Agency for Health Care Administration, in consultation with	
28	the Department of Children and Family Services, may establish	
29	a targeted case-management pilot project in those counties	
30	identified by the Department of Children and Family Services	
31	and for the community-based child welfare project in Sarasota	
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and Manatee counties, as authorized under s. 409.1671. These 1 projects shall be established for the purpose of determining 2 3 the impact of targeted case management on the child welfare 4 program and the earnings from the child welfare program. 5 Results of the pilot projects shall be reported to the Child 6 Welfare Estimating Conference and the Social Services 7 Estimating Conference established under s. 216.136. The number 8 of projects may not be increased until requested by the 9 Department of Children and Family Services, recommended by the Child Welfare Estimating Conference and the Social Services 10 Estimating Conference, and approved by the Legislature. The 11 12 covered group of individuals who are eligible to receive 13 targeted case management include children who are eligible for 14 Medicaid; who are between the ages of birth through 21; and 15 who are under protective supervision or postplacement 16 supervision, under foster-care supervision, or in shelter care 17 or foster care. The number of individuals who are eligible to receive targeted case management shall be limited to the 18 19 number for whom the Department of Children and Family Services has available matching funds to cover the costs. The general 20 revenue funds required to match the funds for services 21 provided by the community-based child welfare projects are 22 limited to funds available for services described under s. 23 409.1671. The Department of Children and Family Services may 24 transfer the general revenue matching funds as billed by the 25 26 Agency for Health Care Administration. Section 3. This act shall take effect July 1, 2001. 27 28 29 30 31 16 CODING: Words stricken are deletions; words underlined are additions.