Florida House of Representatives - 2001 HB 75-B By the Fiscal Responsibility Council and Representative Murman

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1	A bill to be entitled
2	An act relating to health care; amending ss.
3	409.903 and 409.904, F.S.; revising eligibility
4	categories for optional Medicaid services;
5	restricting certain nursing, intermediate care,
6	or state mental hospital services to the extent
7	that Medicaid contract beds are available;
8	amending s. 409.905, F.S.; restricting certain
9	nursing and rehabilitative services to the
10	extent that Medicaid beds are available;
11	amending s. 409.906, F.S.; eliminating Medicaid
12	coverage for adult denture services; limiting
13	coverage for hearing and visual services to
14	children under age 21; restricting certain
15	intermediate care nursing and rehabilitation
16	services to the extent that Medicaid contract
17	beds are available; authorizing the Agency for
18	Health Care Administration to use mail order
19	pharmacies for drugs prescribed for a Medicaid
20	recipient; amending s. 409.9065, F.S.; revising
21	eligibility for the pharmaceutical expense
22	assistance program; limiting program enrollment
23	levels and authorizing the agency to develop a
24	waiting list; amending s. 409.907, F.S.;
25	authorizing the agency to withhold payments to
26	a Medicaid provider that the agency is
27	investigating for fraud or abuse; providing for
28	inspections and submission of background
29	information as a condition of initial and
30	renewal applications for provider participation
31	in the Medicaid program; clarifying timeframe
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1	for enrollment of providers; providing
2	additional considerations for denial of a
3	provider application; amending s. 409.908,
4	F.S.; revising pharmacy provider dispensing
5	fees for products on the preferred drug list
6	and those not so listed; amending ss. 409.912
7	and 409.9122, F.S.; eliminating requirement
8	that the agency provide enrollment choice
9	counseling to certain Medicaid recipients;
10	amending s. 409.913, F.S.; specifying
11	additional sanctions which may be imposed by
12	the agency against a Medicaid provider;
13	removing a limitation on certain costs the
14	agency is entitled to recover for provider
15	violations; amending s. 409.915, F.S.;
16	increasing county Medicaid contributions for
17	certain inpatient hospitalization and nursing
18	home and intermediate facilities care; amending
19	ss. 400.071, 400.191, 400.23, 400.235,
20	409.8132, and 409.815, F.S.; removing
21	references to Medicaid enrollment choice
22	counseling and to nursing facility consumer
23	satisfaction surveys, to conform to the act;
24	correcting cross references; repealing s.
25	400.0225, F.S., relating to nursing facility
26	consumer satisfaction surveys; providing that
27	the act fulfills an important state interest;
28	repealing s. 400.148, F.S., relating to the
29	Medicaid "Up or Out" Quality of Care Contract
30	Management Program; repealing ss. 464.0195,
31	464.0196, and 464.0197, F.S., relating to

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establishment, operation, and funding of the 1 2 Florida Center for Nursing; providing effective 3 dates. 4 5 Be It Enacted by the Legislature of the State of Florida: б 7 Section 1. Subsection (8) of section 409.903, Florida 8 Statutes, is amended to read: 9 409.903 Mandatory payments for eligible persons. -- The agency shall make payments for medical assistance and related 10 11 services on behalf of the following persons who the 12 department, or the Social Security Administration by contract 13 with the Department of Children and Family Services, 14 determines to be eligible, subject to the income, assets, and categorical eligibility tests set forth in federal and state 15 16 law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations 17 18 established by the General Appropriations Act or chapter 216. 19 (8) A person who is age 65 or over or is determined by 20 the agency to be disabled, whose income is at or below 100 21 percent of the most current federal poverty level and whose 22 assets do not exceed limitations established by the agency. However, the agency may only pay for premiums, coinsurance, 23 and deductibles, as required by federal law, unless additional 24 25 coverage is provided for any or all members of this group by s. 409.904(1). 26 27 Section 2. Present subsections (1), (2), and (3) of 28 section 409.904, Florida Statutes, are amended to read: 29 409.904 Optional payments for eligible persons. -- The agency may make payments for medical assistance and related 30 31 services on behalf of the following persons who are determined 3

1 to be eligible subject to the income, assets, and categorical 2 eligibility tests set forth in federal and state law. Payment 3 on behalf of these Medicaid eligible persons is subject to the 4 availability of moneys and any limitations established by the 5 General Appropriations Act or chapter 216.

6 (1) A person who is age 65 or older or is determined
7 to be disabled, whose income is at or below 100 percent of
8 federal poverty level, and whose assets do not exceed
9 established limitations.

10 (1) (1) (2) Pregnant women and children under age 1 who would otherwise qualify for Medicaid under s. 409.903(5) and 11 12 children under age 18 who would otherwise qualify under 13 subsection (7) or s. 409.903(6) or (7) except for their level 14 of income and whose assets fall within the limits established by the Department of Children and Family Services for the 15 16 medically needy. Coverage for the medically needy is not 17 available to presumptively eligible pregnant women. A family, a pregnant woman, a child under age 18, a person age 65 or 18 over, or a blind or disabled person who would be eligible 19 20 under any group listed in s. 409.903(1), (2), or (3), except 21 that the income or assets of such family or person exceed 22 established limitations. For a family or person in this group, medical expenses are deductible from income in accordance with 23 federal requirements in order to make a determination of 24 25 eligibility. A family or person in this group, which group is 26 known as the "medically needy," is eligible to receive the 27 same services as other Medicaid recipients, with the exception 28 of services in skilled nursing facilities and intermediate 29 care facilities for the developmentally disabled. (2) (3) To the extent Medicaid contract beds are 30 available, a person who is in need of the services of a 31

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4 5 licensed nursing facility, a licensed intermediate care facility for the developmentally disabled, or a state mental hospital, whose income does not exceed 300 percent of the SSI income standard, and who meets the assets standards established under federal and state law.

6 Section 3. Subsection (8) of section 409.905, Florida7 Statutes, is amended to read:

8 409.905 Mandatory Medicaid services. -- The agency may make payments for the following services, which are required 9 of the state by Title XIX of the Social Security Act, 10 11 furnished by Medicaid providers to recipients who are 12 determined to be eligible on the dates on which the services 13 were provided. Any service under this section shall be 14 provided only when medically necessary and in accordance with state and federal law. Mandatory services rendered by 15 16 providers in mobile units to Medicaid recipients may be restricted by the agency. Nothing in this section shall be 17 construed to prevent or limit the agency from adjusting fees, 18 19 reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with 20 the availability of moneys and any limitations or directions 21 22 provided for in the General Appropriations Act or chapter 216. 23 (8) NURSING FACILITY SERVICES.--To the extent that Medicaid contract beds are available, the agency shall pay for 24 25 24-hour-a-day nursing and rehabilitative services for a 26 recipient in a nursing facility licensed under part II of 27 chapter 400 or in a rural hospital, as defined in s. 395.602, 28 or in a Medicare certified skilled nursing facility operated 29 by a hospital, as defined by s. 395.002(11), that is licensed under part I of chapter 395, and in accordance with provisions 30 31 set forth in s. 409.908(2)(a), which services are ordered by

1 and provided under the direction of a licensed physician.
2 However, if a nursing facility has been destroyed or otherwise
3 made uninhabitable by natural disaster or other emergency and
4 another nursing facility is not available, the agency must pay
5 for similar services temporarily in a hospital licensed under
6 part I of chapter 395 provided federal funding is approved and
7 available.

8 Section 4. Present subsections (1), (12), (16), (20), 9 and (23) of section 409.906, Florida Statutes, are amended to 10 read:

11 409.906 Optional Medicaid services.--Subject to specific appropriations, the agency may make payments for 12 13 services which are optional to the state under Title XIX of 14 the Social Security Act and are furnished by Medicaid providers to recipients who are determined to be eligible on 15 16 the dates on which the services were provided. Any optional service that is provided shall be provided only when medically 17 necessary and in accordance with state and federal law. 18 Optional services rendered by providers in mobile units to 19 20 Medicaid recipients may be restricted or prohibited by the 21 agency. Nothing in this section shall be construed to prevent 22 or limit the agency from adjusting fees, reimbursement rates, lengths of stay, number of visits, or number of services, or 23 making any other adjustments necessary to comply with the 24 availability of moneys and any limitations or directions 25 26 provided for in the General Appropriations Act or chapter 216. 27 If necessary to safeguard the state's systems of providing 28 services to elderly and disabled persons and subject to the notice and review provisions of s. 216.177, the Governor may 29 direct the Agency for Health Care Administration to amend the 30 31 Medicaid state plan to delete the optional Medicaid service

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known as "Intermediate Care Facilities for the Developmentally 1 2 Disabled." Optional services may include: 3 (1) ADULT DENTURE SERVICES. -- The agency may pay for dentures, the procedures required to seat dentures, and the 4 5 repair and reline of dentures, provided by or under the direction of a licensed dentist, for a recipient who is age 21 6 7 or older. However, Medicaid will not provide reimbursement for 8 dental services provided in a mobile dental unit, except for a 9 mobile dental unit: 10 (a) Owned by, operated by, or having a contractual 11 agreement with the Department of Health and complying with Medicaid's county health department clinic services program 12 13 specifications as a county health department clinic services 14 provider. 15 (b) Owned by, operated by, or having a contractual 16 arrangement with a federally qualified health center and complying with Medicaid's federally qualified health center 17 18 specifications as a federally qualified health center provider. 19 20 (c) Rendering dental services to Medicaid recipients, 21 21 years of age and older, at nursing facilities. 22 (d) Owned by, operated by, or having a contractual 23 agreement with a state-approved dental educational 24 institution. 25 (11) (12) CHILDREN'S HEARING SERVICES.--The agency may 26 pay for hearing and related services, including hearing 27 evaluations, hearing aid devices, dispensing of the hearing 28 aid, and related repairs, if provided to a recipient under age 29 21 by a licensed hearing aid specialist, otolaryngologist, otologist, audiologist, or physician. 30 31

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

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1 (15)(16) INTERMEDIATE CARE SERVICES.--To the extent 2 that Medicaid contract beds are available, the agency may pay 3 for 24-hour-a-day intermediate care nursing and rehabilitation services rendered to a recipient in a nursing facility 4 5 licensed under part II of chapter 400, if the services are б ordered by and provided under the direction of a physician. 7 (19)(20) PRESCRIBED DRUG SERVICES.--The agency may pay 8 for medications that are prescribed for a recipient by a physician or other licensed practitioner of the healing arts 9 authorized to prescribe medications and that are dispensed to 10 11 the recipient by a licensed pharmacist or physician in accordance with applicable state and federal law. The agency 12 13 may use mail order pharmacy services for dispensing drugs. (22)(23) CHILDREN'S VISUAL SERVICES.--The agency may 14 pay for visual examinations, eyeglasses, and eyeglass repairs 15 16 for a recipient under age 21, if they are prescribed by a licensed physician specializing in diseases of the eye or by a 17 licensed optometrist. 18 19 Section 5. Subsections (2), (3), and (5) of section 20 409.9065, Florida Statutes, are amended to read: 21 409.9065 Pharmaceutical expense assistance.--(1) PROGRAM ESTABLISHED. -- There is established a 22 program to provide pharmaceutical expense assistance to 23 24 certain low-income elderly individuals. 25 (2) ELIGIBILITY.--Two groups of individuals are 26 eligible for the program: 27 (a) Individuals age 65 and older or disabled adults 28 age 21 and older with incomes above the supplemental security income level but below 90 percent of the federal poverty 29 30 level. 31

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1 (b) Eligibility for the program is limited to those 2 Individuals who qualify for limited assistance under the 3 Florida Medicaid program as a result of being dually eligible for both Medicare and Medicaid, but whose limited assistance 4 5 or Medicare coverage does not include any pharmacy benefit. To the extent that funds are appropriated, specifically eligible 6 7 are low-income senior citizens who: 8 1.(a) Are Florida residents age 65 and over; 2.(b) Have an income between 90 and 120 percent of the 9 10 federal poverty level; 11 3.(c) Are eligible for both Medicare and Medicaid; 12 4.(d) Are not enrolled in a Medicare health 13 maintenance organization that provides a pharmacy benefit; and 14 5.(e) Request to be enrolled in the program. 15 (3) BENEFITS.--Medications covered under the 16 pharmaceutical expense assistance program are those covered under the Medicaid program in s. 409.906(19)(20). Monthly 17 benefit payments shall be limited to \$80 per program 18 participant. Participants are required to make a 10-percent 19 20 coinsurance payment for each prescription purchased through 21 this program. 22 (5) NONENTITLEMENT. -- The pharmaceutical expense assistance program established by this section is not an 23 entitlement. Enrollment levels are limited to those authorized 24 by the Legislature in appropriation. If there are insufficient 25 26 funds to serve all individuals eligible under subsection (2) 27 and seeking coverage, the agency is authorized to develop a 28 waiting list based on application date to use for enrolling individuals in unfilled enrollment slots. 29 30 31

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1 Section 6. Effective upon becoming a law, paragraph 2 (a) of subsection (5) and subsections (7) and (9) of section 409.907, Florida Statutes, are amended to read: 3 4 409.907 Medicaid provider agreements. -- The agency may 5 make payments for medical assistance and related services б rendered to Medicaid recipients only to an individual or 7 entity who has a provider agreement in effect with the agency, 8 who is performing services or supplying goods in accordance 9 with federal, state, and local law, and who agrees that no person shall, on the grounds of handicap, race, color, or 10 11 national origin, or for any other reason, be subjected to 12 discrimination under any program or activity for which the 13 provider receives payment from the agency. 14 (5) The agency: 15 (a) Is required to make timely payment at the 16 established rate for services or goods furnished to a recipient by the provider upon receipt of a properly completed 17 claim form. The claim form shall require certification that 18 19 the services or goods have been completely furnished to the 20 recipient and that, with the exception of those services or 21 goods specified by the agency, the amount billed does not 22 exceed the provider's usual and customary charge for the same services or goods. The agency may withhold payment to a 23 provider for any pending claim if the provider is under an 24 25 active fraud or abuse investigation by the agency until the 26 conclusion of the investigation by the agency. When exercising 27 the provisions of this paragraph, the agency shall complete 28 its investigation in a timely manner. (7) The agency may require, as a condition of 29 participating in the Medicaid program and before entering into 30 31 the provider agreement, that the provider submit information,

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in an initial and any required renewal applications, 1 2 concerning the professional, business, and personal background 3 of the provider and permit an onsite inspection of the provider's service location by agency staff or other personnel 4 5 designated by the agency to perform this function. Before entering into the provider agreement, or as a condition of 6 7 continuing participation in the Medicaid program, the agency 8 may also require that Medicaid providers reimbursed on a fee-for-services basis or fee schedule basis which is not 9 cost-based, post a surety bond not to exceed \$50,000 or the 10 11 total amount billed by the provider to the program during the current or most recent calendar year, whichever is greater. 12 13 For new providers, the amount of the surety bond shall be determined by the agency based on the provider's estimate of 14 its first year's billing. If the provider's billing during the 15 16 first year exceeds the bond amount, the agency may require the provider to acquire an additional bond equal to the actual 17 billing level of the provider. A provider's bond shall not 18 exceed \$50,000 if a physician or group of physicians licensed 19 20 under chapter 458, chapter 459, or chapter 460 has a 50 21 percent or greater ownership interest in the provider or if 22 the provider is an assisted living facility licensed under part III of chapter 400. The bonds permitted by this section 23 are in addition to the bonds referenced in s. 400.179(4)(d). 24 If the provider is a corporation, partnership, association, or 25 26 other entity, the agency may require the provider to submit 27 information concerning the background of that entity and of 28 any principal of the entity, including any partner or shareholder having an ownership interest in the entity equal 29 to 5 percent or greater, and any treating provider who 30 31

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1 participates in or intends to participate in Medicaid through 2 the entity. The information must include:

3 (a) Proof of holding a valid license or operating 4 certificate, as applicable, if required by the state or local 5 jurisdiction in which the provider is located or if required 6 by the Federal Government.

7 (b) Information concerning any prior violation, fine, 8 suspension, termination, or other administrative action taken under the Medicaid laws, rules, or regulations of this state 9 or of any other state or the Federal Government; any prior 10 11 violation of the laws, rules, or regulations relating to the 12 Medicare program; any prior violation of the rules or 13 regulations of any other public or private insurer; and any 14 prior violation of the laws, rules, or regulations of any regulatory body of this or any other state. 15

16 (c) Full and accurate disclosure of any financial or 17 ownership interest that the provider, or any principal, 18 partner, or major shareholder thereof, may hold in any other 19 Medicaid provider or health care related entity or any other 20 entity that is licensed by the state to provide health or 21 residential care and treatment to persons.

(d) If a group provider, identification of all members
of the group and attestation that all members of the group are
enrolled in or have applied to enroll in the Medicaid program.

25 (9) Upon receipt of a completed, signed, and dated 26 application, and completion of any necessary background 27 investigation and criminal history record check, the agency 28 must either:

29 (a) Enroll the applicant as a Medicaid provider <u>no</u> 30 <u>earlier than the effective date of the approval of the</u> 31 provider application; or

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(b) Deny the application if the agency finds that it 1 2 is in the best interest of the Medicaid program to do so. The 3 agency may consider the factors listed in subsection (10), as well as any other factor that could affect the effective and 4 5 efficient administration of the program, including, but not б limited to, the current availability of medical care, 7 services, or supplies to recipients, taking into account 8 geographic location and reasonable travel time; the number of 9 providers of the same type already enrolled in the same geographic area; and the credentials, experience, success, and 10 11 patient outcomes of the provider for the services for which it 12 is making application to provide in the Medicaid program. 13 Section 7. Paragraphs (g) and (t) of subsection (3) 14 and subsections (14) and (20) of section 409.908, Florida Statutes, are amended to read: 15 409.908 Reimbursement of Medicaid providers .-- Subject 16 to specific appropriations, the agency shall reimburse 17 Medicaid providers, in accordance with state and federal law, 18 19 according to methodologies set forth in the rules of the 20 agency and in policy manuals and handbooks incorporated by 21 reference therein. These methodologies may include fee 22 schedules, reimbursement methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, 23 and other mechanisms the agency considers efficient and 24 25 effective for purchasing services or goods on behalf of 26 recipients. Payment for Medicaid compensable services made on 27 behalf of Medicaid eligible persons is subject to the 28 availability of moneys and any limitations or directions 29 provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent 30 31 or limit the agency from adjusting fees, reimbursement rates,

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1 lengths of stay, number of visits, or number of services, or 2 making any other adjustments necessary to comply with the 3 availability of moneys and any limitations or directions 4 provided for in the General Appropriations Act, provided the 5 adjustment is consistent with legislative intent.

б (3) Subject to any limitations or directions provided 7 for in the General Appropriations Act, the following Medicaid 8 services and goods may be reimbursed on a fee-for-service basis. For each allowable service or goods furnished in 9 accordance with Medicaid rules, policy manuals, handbooks, and 10 11 state and federal law, the payment shall be the amount billed by the provider, the provider's usual and customary charge, or 12 13 the maximum allowable fee established by the agency, whichever 14 amount is less, with the exception of those services or goods for which the agency makes payment using a methodology based 15 on capitation rates, average costs, or negotiated fees. 16

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(g) <u>Children's</u> hearing services.

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(t) Children's visual services.

(14) A provider of prescribed drugs shall be 19 20 reimbursed the least of the amount billed by the provider, the provider's usual and customary charge, or the Medicaid maximum 21 22 allowable fee established by the agency, plus a dispensing fee. The agency is directed to implement a variable dispensing 23 fee for payments for prescribed medicines while ensuring 24 25 continued access for Medicaid recipients. The variable 26 dispensing fee may be based upon, but not limited to, either 27 or both the volume of prescriptions dispensed by a specific 28 pharmacy provider, and the volume of prescriptions dispensed to an individual recipient, and dispensing of preferred drug 29 list products. The agency shall increase the pharmacy 30 dispensing fee authorized by statute and appropriation by 31

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1 \$0.50 for the dispensing of a Medicaid preferred drug list product and reduce the pharmacy dispensing fee by \$0.50 for 2 3 the dispensing of a Medicaid product that is not included on 4 the preferred drug list. The agency is authorized to limit 5 reimbursement for prescribed medicine in order to comply with б any limitations or directions provided for in the General 7 Appropriations Act, which may include implementing a 8 prospective or concurrent utilization review program. 9 (20) A renal dialysis facility that provides dialysis services under s. 409.906(8)⁽⁹⁾must be reimbursed the lesser 10 11 of the amount billed by the provider, the provider's usual and 12 customary charge, or the maximum allowable fee established by 13 the agency, whichever amount is less.

14 Section 8. Subsection (26) of section 409.912, Florida
15 Statutes, 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 continuum of care. The agency shall also require providers to 25 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. The 29 agency may establish prior authorization requirements for certain populations of Medicaid beneficiaries, certain drug 30 31 classes, or particular drugs to prevent fraud, abuse, overuse,

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1 and possible dangerous drug interactions. The Pharmaceutical 2 and Therapeutics Committee shall make recommendations to the 3 agency on drugs for which prior authorization is required. The 4 agency shall inform the Pharmaceutical and Therapeutics 5 Committee of its decisions regarding drugs subject to prior 6 authorization.

7 (26) The agency shall perform choice counseling, 8 enrollments, and disenrollments for Medicaid recipients who 9 are eligible for MediPass or managed care plans. Notwithstanding the prohibition contained in paragraph 10 11 (18)(f), managed care plans may perform preenrollments of Medicaid recipients under the supervision of the agency or its 12 13 agents. For the purposes of this section, "preenrollment" 14 means the provision of marketing and educational materials to a Medicaid recipient and assistance in completing the 15 16 application forms, but shall not include actual enrollment into a managed care plan. An application for enrollment shall 17 not be deemed complete until the agency or its agent verifies 18 that the recipient made an informed, voluntary choice. The 19 20 agency, in cooperation with the Department of Children and 21 Family Services, may test new marketing initiatives to inform 22 Medicaid recipients about their managed care options at selected sites. The agency shall report to the Legislature on 23 the effectiveness of such initiatives. The agency may 24 contract with a third party to perform managed care plan and 25 26 MediPass choice-counseling, enrollment, and disenrollment 27 services for Medicaid recipients and is authorized to adopt 28 rules to implement such services. The agency may adjust the 29 capitation rate only to cover the costs of a third-party choice-counseling, enrollment, and disenrollment contract, and 30 31

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1 for agency supervision and management of the managed care plan 2 choice-counseling, enrollment, and disenrollment contract. 3 Section 9. Paragraph (e) of subsection (2) of section 4 409.9122, Florida Statutes, is amended to read: 5 409.9122 Mandatory Medicaid managed care enrollment; б programs and procedures. --7 (2) 8 (e) Prior to requesting a Medicaid recipient who is 9 subject to mandatory managed care enrollment to make a choice between a managed care plan or MediPass, the agency shall 10 11 contact and provide choice counseling to the recipient. 12 Medicaid recipients who are already enrolled in a managed care 13 plan or MediPass shall be offered the opportunity to change 14 managed care plans or MediPass providers on a staggered basis, as defined by the agency. All Medicaid recipients shall have 15 16 90 days in which to make a choice of managed care plans or MediPass providers. Those Medicaid recipients who do not make 17 a choice shall be assigned to a managed care plan or MediPass 18 19 in accordance with paragraph (f). To facilitate continuity of 20 care, for a Medicaid recipient who is also a recipient of Supplemental Security Income (SSI), prior to assigning the SSI 21 22 recipient to a managed care plan or MediPass, the agency shall determine whether the SSI recipient has an ongoing 23 relationship with a MediPass provider or managed care plan, 24 and if so, the agency shall assign the SSI recipient to that 25 26 MediPass provider or managed care plan. Those SSI recipients 27 who do not have such a provider relationship shall be assigned 28 to a managed care plan or MediPass provider in accordance with 29 paragraph (f). Section 10. Effective upon becoming a law, paragraphs 30 (f) and (g) are added to subsection (15) of section 409.913, 31

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Florida Statutes, and paragraph (a) of subsection (22) of said 1 2 section is amended, to read: 409.913 Oversight of the integrity of the Medicaid 3 4 program. -- The agency shall operate a program to oversee the 5 activities of Florida Medicaid recipients, and providers and 6 their representatives, to ensure that fraudulent and abusive 7 behavior and neglect of recipients occur to the minimum extent 8 possible, and to recover overpayments and impose sanctions as 9 appropriate. 10 (15) The agency may impose any of the following 11 sanctions on a provider or a person for any of the acts 12 described in subsection (14): 13 (f) Imposition of liens against the provider's assets, including, but not limited to, financial assets and real 14 15 property, not to exceed the amount of the fine or recovery 16 sought. 17 (g) Other remedies as permitted by law to effect the recovery of a fine or overpayment. 18 19 (22)(a) In an audit or investigation of a violation 20 committed by a provider which is conducted pursuant to this 21 section, the agency is entitled to recover all up to \$15,000 22 in investigative, legal, and expert witness costs if the agency's findings were not contested by the provider or, if 23 24 contested, the agency ultimately prevailed. 25 Section 11. Subsections (1) and (2) of section 26 409.915, Florida Statutes, are amended to read: 27 409.915 County contributions to Medicaid.--Although 28 the state is responsible for the full portion of the state 29 share of the matching funds required for the Medicaid program, in order to acquire a certain portion of these funds, the 30 31

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state shall charge the counties for certain items of care and 1 2 service as provided in this section. 3 (1) Each county shall participate in the following 4 items of care and service: 5 (a) For both health maintenance members and fee-for-service beneficiaries, payments for inpatient б 7 hospitalization in excess of 9 $\frac{10}{10}$ days, but not in excess of 8 45 days, with the exception of pregnant women and children whose income is in excess of the federal poverty level and who 9 do not participate in the Medicaid medically needy program. 10 11 (b) Payments for nursing home or intermediate 12 facilities care in excess of \$170 per month, with the 13 exception of skilled nursing care for children under age 21. 14 (2) A county's participation must be 35 percent of the total cost, or the applicable discounted cost paid by the 15 16 state for Medicaid recipients enrolled in health maintenance organizations or prepaid health plans, of providing the items 17 listed in subsection (1), except that the payments for items 18 19 listed in paragraph (1)(b) may not exceed\$140\$55 per month 20 per person. Section 12. Subsection (8) of section 400.071, Florida 21 22 Statutes, is amended to read: 400.071 Application for license.--23 24 (8) As a condition of licensure, each facility must 25 agree to participate in a consumer satisfaction measurement 26 process as prescribed by the agency. 27 Section 13. Paragraphs (a) and (b) of subsection (2) 28 of section 400.191, Florida Statutes, are amended to read: 29 400.191 Availability, distribution, and posting of reports and records.--30 31

1 The agency shall provide additional information in (2) 2 consumer-friendly printed and electronic formats to assist 3 consumers and their families in comparing and evaluating nursing home facilities. 4 5 (a) The agency shall provide an Internet site which б shall include at least the following information either 7 directly or indirectly through a link to another established 8 site or sites of the agency's choosing: 9 1. A list by name and address of all nursing home 10 facilities in this state. 11 2. Whether such nursing home facilities are 12 proprietary or nonproprietary. 13 3. The current owner of the facility's license and the 14 year that that entity became the owner of the license. 15 The name of the owner or owners of each facility 4. 16 and whether the facility is affiliated with a company or other 17 organization owning or managing more than one nursing facility in this state. 18 19 5. The total number of beds in each facility. 20 6. The number of private and semiprivate rooms in each 21 facility. 22 7. The religious affiliation, if any, of each 23 facility. 24 8. The languages spoken by the administrator and staff 25 of each facility. 26 9. Whether or not each facility accepts Medicare or 27 Medicaid recipients or insurance, health maintenance 28 organization, Veterans Administration, CHAMPUS program, or 29 workers' compensation coverage. 30 10. Recreational and other programs available at each 31 facility.

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1 11. Special care units or programs offered at each
 2 facility.

3 12. Whether the facility is a part of a retirement
4 community that offers other services pursuant to part III,
5 part IV, or part V.

6 13. The results of consumer and family satisfaction
7 surveys for each facility, as described in s. 400.0225. The
8 results may be converted to a score or scores, which may be
9 presented in either numeric or symbolic form for the intended
10 consumer audience.

11 13.14. Survey and deficiency information contained on 12 the Online Survey Certification and Reporting (OSCAR) system 13 of the federal Health Care Financing Administration, including 14 annual survey, revisit, and complaint survey information, for each facility for the past 45 months. For noncertified 15 16 nursing homes, state survey and deficiency information, including annual survey, revisit, and complaint survey 17 information for the past 45 months shall be provided. 18

14.15. A summary of the Online Survey Certification 19 20 and Reporting (OSCAR) data for each facility over the past 45 months. Such summary may include a score, rating, or 21 22 comparison ranking with respect to other facilities based on the number of citations received by the facility of annual, 23 revisit, and complaint surveys; the severity and scope of the 24 citations; and the number of annual recertification surveys 25 26 the facility has had during the past 45 months. The score, 27 rating, or comparison ranking may be presented in either 28 numeric or symbolic form for the intended consumer audience. 29 (b) The agency shall provide the following information in printed form: 30 31

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1. A list by name and address of all nursing home facilities in this state. Whether such nursing home facilities are 2. proprietary or nonproprietary. 3. The current owner or owners of the facility's license and the year that entity became the owner of the license. 4. The total number of beds, and of private and semiprivate rooms, in each facility. The religious affiliation, if any, of each 5. facility. 6. The name of the owner of each facility and whether the facility is affiliated with a company or other organization owning or managing more than one nursing facility in this state. 7. The languages spoken by the administrator and staff of each facility. 8. Whether or not each facility accepts Medicare or Medicaid recipients or insurance, health maintenance organization, Veterans Administration, CHAMPUS program, or workers' compensation coverage. 9. Recreational programs, special care units, and other programs available at each facility. 10. The results of consumer and family satisfaction surveys for each facility, as described in s. 400.0225. The results may be converted to a score or scores, which may be presented in either numeric or symbolic form for the intended consumer audience. 10.11. The Internet address for the site where more

detailed information can be seen.

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1 11.12. A statement advising consumers that each 2 facility will have its own policies and procedures related to 3 protecting resident property. 12.13. A summary of the Online Survey Certification 4 5 and Reporting (OSCAR) data for each facility over the past 45 б months. Such summary may include a score, rating, or 7 comparison ranking with respect to other facilities based on 8 the number of citations received by the facility on annual, revisit, and complaint surveys; the severity and scope of the 9 citations; the number of citations; and the number of annual 10 11 recertification surveys the facility has had during the past 45 months. The score, rating, or comparison ranking may be 12 13 presented in either numeric or symbolic form for the intended 14 consumer audience. Section 14. Paragraph (h) of subsection (2) of section 15 400.23, Florida Statutes, is amended to read: 16 400.23 Rules; evaluation and deficiencies; licensure 17 status.--18 19 (2) Pursuant to the intention of the Legislature, the 20 agency, in consultation with the Department of Health and the Department of Elderly Affairs, shall adopt and enforce rules 21 22 to implement this part, which shall include reasonable and fair criteria in relation to: 23 24 (h) The implementation of the consumer satisfaction survey pursuant to s. 400.0225; The availability, 25 distribution, and posting of reports and records pursuant to 26 27 s. 400.191; and the Gold Seal Program pursuant to s. 400.235. 28 Section 15. Paragraph (c) of subsection (5) of section 400.235, Florida Statutes, is amended to read: 29 400.235 Nursing home quality and licensure status; 30 31 Gold Seal Program.--

1 (5) Facilities must meet the following additional 2 criteria for recognition as a Gold Seal Program facility: (c) Participate in a consistently in the required 3 consumer satisfaction process as prescribed by the agency, and 4 5 demonstrate that information is elicited from residents, 6 family members, and guardians about satisfaction with the 7 nursing facility, its environment, the services and care 8 provided, the staff's skills and interactions with residents, attention to resident's needs, and the facility's efforts to 9 act on information gathered from the consumer satisfaction 10 11 measures. 12 13 A facility assigned a conditional licensure status may not 14 qualify for consideration for the Gold Seal Program until after it has operated for 30 months with no class I or class 15 II deficiencies and has completed a regularly scheduled 16 17 relicensure survey. Section 16. Subsection (7) of section 409.8132, 18 19 Florida Statutes, is amended to read: 20 409.8132 Medikids program component.--(7) ENROLLMENT.--Enrollment in the Medikids program 21 22 component may only occur during periodic open enrollment periods as specified by the agency. An applicant may apply for 23 24 enrollment in the Medikids program component and proceed 25 through the eligibility determination process at any time 26 throughout the year. However, enrollment in Medikids shall not 27 begin until the next open enrollment period; and a child may 28 not receive services under the Medikids program until the 29 child is enrolled in a managed care plan or MediPass. In addition, once determined eligible, an applicant may receive 30 choice counseling and select a managed care plan or MediPass. 31 24

The agency may initiate mandatory assignment for a Medikids 1 2 applicant who has not chosen a managed care plan or MediPass 3 provider after the applicant's voluntary choice period ends. An applicant may select MediPass under the Medikids program 4 5 component only in counties that have fewer than two managed care plans available to serve Medicaid recipients and only if 6 7 the federal Health Care Financing Administration determines 8 that MediPass constitutes "health insurance coverage" as defined in Title XXI of the Social Security Act. 9 Section 17. Paragraph (q) of subsection (2) of section 10 11 409.815, Florida Statutes, is amended to read: 12 409.815 Health benefits coverage; limitations.--13 (2) BENCHMARK BENEFITS. -- In order for health benefits 14 coverage to qualify for premium assistance payments for an eligible child under ss. 409.810-409.820, the health benefits 15 16 coverage, except for coverage under Medicaid and Medikids, must include the following minimum benefits, as medically 17 18 necessary. (q) Dental services.--Subject to a specific 19 20 appropriation for this benefit, covered services include those 21 dental services provided to children by the Florida Medicaid 22 program under s. 409.906(5)(6). 23 Section 18. Pursuant to s. 18, Art. VII of the State Constitution, the Legislature finds that this act fulfills an 24 25 important state interest. 26 Section 19. Sections 400.0225, 400.148, 464.0195, 27 464.0196, and 464.0197, Florida Statutes, are repealed. 28 Section 20. Except as otherwise provided herein, this 29 act shall take effect January 1, 2002. 30 31

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

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HB 75-B

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2	HOUSE SUMMARY
3	Device alightlike actorsise for actional Maligaid
4	Revises eligibility categories for optional Medicaid services. Restricts certain nursing and rehabilitative
5	services, intermediate care, and state mental hospital services to the extent that Medicaid contract beds are
6	available. Eliminates Medicaid coverage for adult denture services. Limits hearing and visual services to children
7	under age 21. Authorizes the Agency for Health Care Administration to use mail order pharmacies for drugs
8	prescribed for a Medicaid recipient. Revises eligibility for the pharmaceutical expense assistance program. Limits
9	program enrollment levels and authorizes the agency to develop a waiting list. Authorizes the agency to withhold
10	payments to a Medicaid provider that the agency is investigating for fraud or abuse. Provides for inspection
11	and submission of background information as a condition of initial and renewal applications for provider
12	participation in the Medicaid program. Clarifies the timeframe for enrollment of providers. Provides
13	additional considerations for denial of a provider application. Revises pharmacy provider dispensing fees
14	for products on the preferred drug list and those not on the list. Eliminates provisions requiring the agency to
15	provide enrollment choice counseling to certain Medicaid recipients. Specifies additional sanctions that the
16	agency may impose against Medicaid providers. Eliminates the \$15,000 ceiling on investigative, legal, and expert
17	witness costs the agency is entitled to recover for provider violations. Increases county Medicaid
18	contributions for certain inpatient hospitalization and nursing home and intermediate facilities care. Eliminates
19	provisions relating to nursing facility consumer satisfaction surveys. Abolishes the Medicaid "Up or Out"
20	Quality of Care Contract Management Program. Abolishes the Florida Center for Nursing. Provides that the act
21	fulfills an important state interest.
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