

CHAMBER ACTION

1 The Elder & Long-Term Care Committee recommends the following:

2
3 **Council/Committee Substitute**

4 Remove the entire bill and insert:

5 A bill to be entitled

6 An act relating to elderly affairs; amending s. 430.205,
7 F.S.; deleting provisions relating to implementation plans
8 to integrate certain functions of the Agency for Health
9 Care Administration; providing for development of uniform
10 case management standards within the Aged and Disabled
11 Adult Medicaid waiver program; authorizing, rather than
12 requiring, coordination of acute and chronic medical
13 service between the agency and the Department of Elderly
14 Affairs to be included in the capitated rate for case
15 management services; requiring the agency to consult with
16 the department before adopting rules relating to
17 reimbursement of providers and case management standards;
18 revising provisions relating to certain reimbursement
19 rates; deleting obsolete provisions; providing that
20 evaluation of a specified pilot project relating to elder
21 care is subject to an appropriation; amending s. 430.7031,
22 F.S.; deleting provision that requires the department and
23 agency to review the case files of a specified percentage

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24 of Medicaid nursing home residents annually for the
 25 purpose of determining whether the residents are able to
 26 move to community placements; amending s. 430.705, F.S.;
 27 revising eligibility requirements relating to financial
 28 solvency for entities that provide services under the
 29 long-term care community diversion pilot projects;
 30 providing an effective date.

31

32 Be It Enacted by the Legislature of the State of Florida:

33

34 Section 1. Paragraphs (b) and (c) of subsection (6) of
 35 section 430.205, Florida Statutes, are amended to read:

36 430.205 Community care service system.--

37 (6) Notwithstanding other requirements of this chapter,
 38 the Department of Elderly Affairs and the Agency for Health Care
 39 Administration shall develop an integrated long-term-care
 40 delivery system.

41 (b) During the 2004-2005 state fiscal year:

42 1. ~~The agency, in consultation with the department, shall~~
 43 ~~develop an implementation plan to integrate the Frail Elder~~
 44 ~~Option into the Nursing Home Diversion pilot project and each~~
 45 ~~program's funds into one capitated program serving the aged.~~
 46 ~~Beginning July 1, 2004, the agency may not enroll additional~~
 47 ~~individuals in the Frail Elder Option.~~

48 2. ~~The agency, in consultation with the department, shall~~
 49 ~~integrate the Aged and Disabled Adult Medicaid waiver program~~
 50 ~~and the Assisted Living for the Elderly Medicaid waiver program~~
 51 ~~and each program's funds into one fee-for-service Medicaid~~

52 ~~waiver program serving the aged and disabled. Once the programs~~
 53 ~~are integrated, funding to provide care in assisted-living~~
 54 ~~facilities under the new waiver may not be less than the amount~~
 55 ~~appropriated in the 2003-2004 fiscal year for the Assisted~~
 56 ~~Living for the Elderly Medicaid waiver.~~

57 ~~a. The agency shall seek federal waivers necessary to~~
 58 ~~integrate these waiver programs.~~

59 ~~b.~~ The agency and the department shall reimburse providers
 60 for case management services on a capitated basis and develop
 61 uniform standards for case management within the Aged and
 62 Disabled Adult ~~in this fee-for-service~~ Medicaid waiver program.
 63 The coordination of acute and chronic medical services for
 64 individuals may ~~shall~~ be included in the capitated rate for case
 65 management services.

66 ~~e.~~ The agency, in consultation with ~~and~~ the department,
 67 shall adopt any rules necessary to comply with or administer
 68 these requirements, ~~effect and implement interagency agreements~~
 69 ~~between the department and the agency, and comply with federal~~
 70 ~~requirements.~~

71 ~~2.3.~~ The Legislature finds that preservation of the
 72 historic aging network of lead agencies is essential to the
 73 well-being of Florida's elderly population. The Legislature
 74 finds that the Florida aging network constitutes a system of
 75 essential community providers which should be nurtured and
 76 assisted to develop systems of operations which allow the
 77 gradual assumption of responsibility and financial risk for
 78 managing a client through the entire continuum of long-term care
 79 services within the area the lead agency is currently serving,

80 and which allow lead agency providers to develop managed systems
81 of service delivery. The department, in consultation with the
82 agency, shall therefore:

83 a. Develop a demonstration project in which existing
84 community care for the elderly lead agencies are assisted in
85 transferring their business model and the service delivery
86 system within their current community care service area to
87 enable assumption, over a period of time, of full risk as a
88 community diversion pilot project contractor providing long-term
89 care services in the areas of operation. The department, in
90 consultation with the agency and the Department of Children and
91 Family Services, shall develop an implementation plan for no
92 more than three lead agencies by October 31, 2004.

93 b. In the demonstration area, a community care for the
94 elderly lead agency shall be initially reimbursed on a prepaid
95 or fixed-sum basis for all home and community-based services
96 provided under the long-term care community diversion pilot
97 project ~~newly integrated fee-for-service Medicaid waiver~~. By the
98 end of the third year of operation, the lead agency shall be
99 reimbursed on a prepaid or fixed-sum basis for demonstration
100 ~~project shall include~~ all services under the long-term care
101 community diversion pilot project.

102 c. During the first year of operation, the department, in
103 consultation with the agency, may place providers at risk to
104 provide nursing home services for the enrolled individuals who
105 are participating in the demonstration project. During the 3-
106 year development period, the agency and the department may limit
107 the level of custodial nursing home risk that the administering

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108 entities assume. Under risk-sharing arrangements, during the
 109 first 3 years of operation, the department, in consultation with
 110 the agency, may reimburse the administering entity for the cost
 111 of providing nursing home care for Medicaid-eligible
 112 participants who have been permanently placed and remain in a
 113 nursing home for more than 1 year, or may disenroll such
 114 participants from the demonstration project.

115 d. The agency, in consultation with the department, shall
 116 develop reimbursement rates based on the federally approved,
 117 actuarially certified rate methodology for the long-term care
 118 community diversion pilot project ~~historical cost experience of~~
 119 ~~the state in providing long-term care and nursing home services~~
 120 ~~under Medicaid waiver programs to the population 65 years of age~~
 121 ~~and older in the area served by the pilot project.~~

122 e. The department, in consultation with the agency, shall
 123 ensure that the entity or entities receiving prepaid or fixed-
 124 sum reimbursement are assisted in developing internal management
 125 and financial control systems necessary to manage the risk
 126 associated with providing services under a prepaid or fixed-sum
 127 rate system.

128 f. If the department and the agency share risk of
 129 custodial nursing home placement, payment rates during the first
 130 3 years of operation shall be set at not more than 100 percent
 131 of the costs to the agency and the department of providing
 132 equivalent services to the population within the area of the
 133 pilot project for the year prior to the year in which the pilot
 134 project is implemented, adjusted forward to account for
 135 inflation and policy changes in the Medicaid program. ~~In~~

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136 ~~subsequent years, the rate shall be negotiated, based on the~~
137 ~~cost experience of the entity in providing contracted services,~~
138 ~~but may not exceed 95 percent of the amount that would have been~~
139 ~~paid in the pilot project area absent the prepaid or fixed sum~~
140 ~~reimbursement methodology.~~

141 g. Community care for the elderly lead agencies that have
142 operated for a period of at least 20 years, which provide
143 Medicare-certified services to elders, and which have developed
144 a system of service provision by health care volunteers shall be
145 given priority in the selection of the pilot project if they
146 meet the minimum requirements specified in the competitive
147 procurement.

148 h. The agency and the department shall adopt rules
149 necessary to comply with or administer these requirements,
150 effect and implement interagency agreements between the agency
151 and the department, and comply with federal requirements.

152 i. The department and the agency shall seek federal
153 waivers necessary to implement the requirements of this section.

154 j. The Department of Elderly Affairs shall conduct or
155 contract for an evaluation of the demonstration project. The
156 department shall submit the evaluation to the Governor and the
157 Legislature by January 1, 2007. The evaluation must address the
158 effectiveness of the pilot project in providing a comprehensive
159 system of appropriate and high-quality, long-term care services
160 to elders in the least restrictive setting and make
161 recommendations on expanding the project to other parts of the
162 state. This subparagraph is subject to an appropriation by the
163 Legislature.

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164 ~~4. The department, in consultation with the agency, shall~~
 165 ~~study the integration of the database systems for the~~
 166 ~~Comprehensive Assessment and Review of Long Term Care (CARES)~~
 167 ~~program and the Client Information and Referral Tracking System~~
 168 ~~(CIRTS) and develop a plan for database integration. The~~
 169 ~~department shall submit the plan to the Governor, the President~~
 170 ~~of the Senate, and the Speaker of the House of Representatives~~
 171 ~~by December 31, 2004.~~

172 3.5. The agency, in consultation with the department,
 173 shall work with the fiscal agent for the Medicaid program to
 174 develop a service utilization reporting system that operates
 175 through the fiscal agent for the capitated plans.

176 (c) During the 2005-2006 state fiscal year:

177 1. The agency, in consultation with the department, shall
 178 monitor the newly integrated programs and report on the progress
 179 of those programs to the Governor, the President of the Senate,
 180 and the Speaker of the House of Representatives by June 30,
 181 2006. The report must include an initial evaluation of the
 182 programs in their early stages following the evaluation plan
 183 developed by the department, in consultation with the agency and
 184 the selected contractor.

185 2. The department shall monitor the pilot projects for
 186 resource centers on aging and report on the progress of those
 187 projects to the Governor, the President of the Senate, and the
 188 Speaker of the House of Representatives by June 30, 2006. The
 189 report must include an evaluation of the implementation process
 190 in its early stages.

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191 3. The department, in consultation with the agency, shall
192 integrate the database systems for the Comprehensive Assessment
193 and Review for ~~of~~ Long-Term Care Services (CARES) program and
194 the Client Information and Referral Tracking System (CIRTS) into
195 a single operating assessment information system by June 30,
196 2006.

197 ~~4. The agency, in consultation with the department, shall~~
198 ~~integrate the Frail Elder Option into the Nursing Home Diversion~~
199 ~~pilot project and each program's funds into one capitated~~
200 ~~program serving the aged.~~

201 ~~a. The department, in consultation with the agency, shall~~
202 ~~develop uniform standards for case management in this newly~~
203 ~~integrated capitated system.~~

204 ~~b. The agency shall seek federal waivers necessary to~~
205 ~~integrate these programs.~~

206 ~~e. The department, in consultation with the agency, shall~~
207 ~~adopt any rules necessary to comply with or administer these~~
208 ~~requirements, effect and implement interagency agreements~~
209 ~~between the department and the agency, and comply with federal~~
210 ~~requirements.~~

211 Section 2. Subsection (2) of section 430.7031, Florida
212 Statutes, is amended to read:

213 430.7031 Nursing home transition program.--The department
214 and the Agency for Health Care Administration:

215 (2) Shall collaboratively work to identify nursing home
216 residents who are able to move to community placements, and to
217 provide case management and supportive services to such
218 individuals while they are in nursing homes to assist such

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219 individuals to move ~~in moving~~ to less expensive and less
 220 restrictive settings. ~~CARES program staff shall annually review~~
 221 ~~at least 20 percent of the case files for nursing home residents~~
 222 ~~who are Medicaid recipients to determine which nursing home~~
 223 ~~residents are able to move to community placements.~~

224 Section 3. Subsection (2) of section 430.705, Florida
 225 Statutes, is amended to read:

226 430.705 Implementation of the long-term care community
 227 diversion pilot projects.--

228 (2)(a) The department shall select projects whose design
 229 and providers demonstrate capacity to maximize the placement of
 230 participants in the least restrictive appropriate care setting.

231 (b) The department shall select providers that meet all of
 232 the following criteria. Providers shall:

233 1. Have a plan administrator who is dedicated to the
 234 diversion pilot project and project staff who perform the
 235 necessary project administrative functions, including data
 236 collection, reporting, and analysis. ~~The department shall select~~
 237 ~~providers that:~~

238 2. Demonstrate the ability to provide program enrollees
 239 with a choice of care provider by contracting with multiple
 240 providers that provide the same type of service.

241 3. Demonstrate through performance or other documented
 242 means the capacity for prompt payment of claims as specified
 243 under s. 641.3155.

244 4. Maintain a surplus of at least \$1.5 million as
 245 determined by the Office of Insurance Regulation. The office may
 246 require providers to file initial and periodic audited financial

247 statements in order to determine that the required surplus is
 248 maintained. For purposes of this subparagraph, the term
 249 "surplus" has the same meaning as in s. 641.19(19).

250 5. Maintain an insolvency protection account in a state
 251 bank or savings and loan association with a balance of at least
 252 \$100,000 into which monthly deposits equal to at least 5 percent
 253 of premiums received under the project are made until the
 254 balance equals 2 percent of the total contract amount. The
 255 account shall be established with such terms as to ensure that
 256 funds may only be withdrawn with the signature approval of
 257 designated department representatives.

258 ~~(a) Are determined by the Department of Financial Services~~
 259 ~~to:~~

- 260 ~~1. Meet surplus requirements specified in s. 641.225;~~
- 261 ~~2. Demonstrate the ability to comply with the standards~~
 262 ~~for financial solvency specified in s. 641.285;~~
- 263 ~~3. Demonstrate the ability to provide for the prompt~~
 264 ~~payment of claims as specified in s. 641.3155; and~~
- 265 ~~4. Demonstrate the ability to provide technology with the~~
 266 ~~capability for data collection that meets the security~~
 267 ~~requirements of the federal Health Insurance Portability and~~
 268 ~~Accountability Act of 1996, 42 C.F.R. ss. 160 and 164.~~

269 ~~(b) Demonstrate the ability to contract with multiple~~
 270 ~~providers that provide the same type of service.~~

271 Section 4. This act shall take effect upon becoming a law.

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