1

2005 CS

CHAMBER ACTION

The Health Care Regulation Committee recommends the following: 2 3 Council/Committee Substitute 4 Remove the entire bill and insert: A bill to be entitled 5 6 An act relating to Medicaid; amending s. 641.2261, F.S.; 7 revising the applicability of solvency requirements to 8 include Medicaid provider service networks and updating a 9 reference; amending s. 409.911, F.S.; renaming the 10 Medicaid Disproportionate Share Council; providing for 11 appointment of council members; providing responsibilities 12 of the council; amending s. 409.912, F.S.; providing an exception from certain contract procurement requirements 13 14 for specified Medicaid managed care pilot programs and Medicaid health maintenance organizations; deleting the 15 16 competitive procurement requirement for provider service 17 networks; requiring provider service networks to comply 18 with the solvency requirements in s. 641.2261, F.S.; 19 updating a reference; amending s. 409.91211, F.S.; 20 providing for distribution of upper payment limit, 21 hospital disproportionate share program, and low income 22 pool funds; providing legislative intent with respect to distribution of said funds; providing for implementation 23 Page 1 of 56 CODING: Words stricken are deletions; words underlined are additions.

24 of the powers, duties, and responsibilities of the Agency 25 for Health Care Administration with respect to the pilot 26 program; including the Division of Children's Medical 27 Services Network within the Department of Health in a list of state-authorized pilot programs; requiring the agency 28 29 to develop a data reporting system; requiring the agency to implement procedures to minimize fraud and abuse; 30 31 providing that certain Medicaid and Supplemental Security 32 Income recipients are exempt from s. 409.9122, F.S.; 33 authorizing the agency to assign certain Medicaid 34 recipients to reform plans; authorizing the agency to 35 implement the provisions of the waiver approved by Centers for Medicare and Medicaid Services and requiring the 36 37 agency to notify the Legislature prior to seeking federal 38 approval of modifications to said terms and conditions; 39 requiring the agency to adopt certain rules for the 40 managed care pilot program; requiring the Office of Insurance Regulation to provide advisory recommendations 41 42 regarding the agency's rate setting methodology; authorizing the office to enter into certain contracts; 43 44 requiring the agency to solicit input from certain 45 stakeholders regarding the agency's rate setting methodology; requiring a report to the Governor and 46 47 Legislature; providing for implementation of adjustments 48 to risk-adjusted capitation rates by agency rule; 49 providing a schedule for the phasing in of capitation 50 rates; providing requirements for adjustments to capitation rates; requiring certification of capitation 51 Page 2 of 56

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

hb0003b-01-c1

77

to read:

52 rates; defining the term "capitated managed care plan"; 53 creating s. 409.91212, F.S.; authorizing the agency to 54 expand the Medicaid reform demonstration program; 55 providing readiness criteria; providing for public 56 meetings; requiring notice of intent to expand the 57 demonstration program; requiring the agency to request a hearing by the Joint Legislative Committee on Medicaid 58 59 Reform Implementation; authorizing the agency to request 60 certain budget transfers; amending s. 409.9122, F.S.; 61 revising provisions relating to assignment of certain 62 Medicaid recipients to managed care plans; requiring the 63 agency to submit reports to the Legislature; specifying content of reports; creating s. 11.72, F.S.; creating the 64 65 Joint Legislative Committee on Medicaid Reform 66 Implementation; providing for membership, powers, and 67 duties; providing for conflict between specified 68 provisions of ch. 409, F.S., and requiring a report by the agency pertaining thereto; amending s. 216.346, F.S.; 69 70 revising provisions relating to contracts between state 71 agencies; providing an appropriation; providing an effective date. 72 73 74 Be It Enacted by the Legislature of the State of Florida: 75 Section 1. Section 641.2261, Florida Statutes, is amended 76

Page 3 of 56

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

641.2261 Application of federal solvency requirements to
 provider-sponsored organizations <u>and Medicaid provider service</u>
 <u>networks</u>.--

81 (1) The solvency requirements of ss. 1855 and 1856 of the 82 Balanced Budget Act of 1997 and 42 C.F.R. s. 422.350, subpart H, rules adopted by the Secretary of the United States Department 83 84 of Health and Human Services apply to a health maintenance 85 organization that is a provider-sponsored organization rather than the solvency requirements of this part. However, if the 86 87 provider-sponsored organization does not meet the solvency 88 requirements of this part, the organization is limited to the issuance of Medicare+Choice plans to eligible individuals. For 89 90 the purposes of this section, the terms "Medicare+Choice plans," 91 "provider-sponsored organizations," and "solvency requirements" 92 have the same meaning as defined in the federal act and federal 93 rules and regulations.

94 (2) The solvency requirements of 42 C.F.R. s. 422.350,
95 subpart H, and the solvency requirements established in the
96 approved federal waiver pursuant to chapter 409 apply to a
97 Medicaid provider service network rather than the solvency
98 requirements of this part.

99 Section 2. Subsection (9) of section 409.911, Florida100 Statutes, is amended to read:

101 409.911 Disproportionate share program.--Subject to 102 specific allocations established within the General 103 Appropriations Act and any limitations established pursuant to 104 chapter 216, the agency shall distribute, pursuant to this 105 section, moneys to hospitals providing a disproportionate share Page 4 of 56

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

of Medicaid or charity care services by making quarterly Medicaid payments as required. Notwithstanding the provisions of s. 409.915, counties are exempt from contributing toward the cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients.

111 (9) The Agency for Health Care Administration shall create 112 a Medicaid Low Income Pool Disproportionate Share Council. The 113 Low Income Pool Council shall consist of 17 members, including 114 three representatives of statutory teaching hospitals, three 115 representatives of public hospitals, three representatives of 116 nonprofit hospitals, three representatives of for-profit hospitals, two representatives of rural hospitals, two 117 118 representatives of units of local government which contribute 119 funding, and one representative from the Department of Health. 120 The council shall have the following responsibilities:

(a) Make recommendations on the financing of the upper
 payment limit program, the hospital disproportionate share
 program, or the low income pool as implemented by the agency
 pursuant to federal waiver and on the distribution of funds.

(b) Advise the agency on the development of the low income
pool plan required by the Centers for Medicare and Medicaid
Services pursuant to the Medicaid reform waiver.

128 (c) Advise the agency on the distribution of hospital 129 funds used to adjust inpatient hospital rates and rebase rates 130 or otherwise exempt hospitals from reimbursement limits as 131 financed by intergovernmental transfers.

132 (a) The purpose of the council is to study and make 133 recommendations regarding:

Page 5 of 56

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

2005

FLORID	A HOU	SE O	F R E F	PRES	ENTA	A T I V E S
--------	-------	------	---------	------	------	-------------

HB 3

134 1. The formula for the regular disproportionate share
135 program and alternative financing options.
136 2. Enhanced Medicaid funding through the Special Medicaid
137 Payment program.
138 3. The federal status of the upper-payment-limit funding
139 option and how this option may be used to promote health care

140 initiatives determined by the council to be state health care
141 priorities.

142 (b) The council shall include representatives of the 143 Executive Office of the Governor and of the agency; 144 representatives from teaching, public, private nonprofit, 145 private for-profit, and family practice teaching hospitals; and 146 representatives from other groups as needed.

147 <u>(d)(c)</u> The council shall submit its findings and 148 recommendations to the Governor and the Legislature no later 149 than February 1 of each year.

Section 3. Paragraphs (b) and (d) of subsection (4) of section 409.912, Florida Statutes, are amended to read:

152 409.912 Cost-effective purchasing of health care. -- The 153 agency shall purchase goods and services for Medicaid recipients 154 in the most cost-effective manner consistent with the delivery 155 of quality medical care. To ensure that medical services are 156 effectively utilized, the agency may, in any case, require a 157 confirmation or second physician's opinion of the correct 158 diagnosis for purposes of authorizing future services under the 159 Medicaid program. This section does not restrict access to 160 emergency services or poststabilization care services as defined 161 in 42 C.F.R. part 438.114. Such confirmation or second opinion Page 6 of 56

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

162 shall be rendered in a manner approved by the agency. The agency 163 shall maximize the use of prepaid per capita and prepaid 164 aggregate fixed-sum basis services when appropriate and other 165 alternative service delivery and reimbursement methodologies, 166 including competitive bidding pursuant to s. 287.057, designed 167 to facilitate the cost-effective purchase of a case-managed 168 continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute 169 inpatient, custodial, and other institutional care and the 170 171 inappropriate or unnecessary use of high-cost services. The 172 agency shall contract with a vendor to monitor and evaluate the 173 clinical practice patterns of providers in order to identify 174trends that are outside the normal practice patterns of a 175 provider's professional peers or the national guidelines of a 176 provider's professional association. The vendor must be able to 177 provide information and counseling to a provider whose practice 178 patterns are outside the norms, in consultation with the agency, 179 to improve patient care and reduce inappropriate utilization. 180 The agency may mandate prior authorization, drug therapy 181 management, or disease management participation for certain 182 populations of Medicaid beneficiaries, certain drug classes, or 183 particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics 184 185 Committee shall make recommendations to the agency on drugs for 186 which prior authorization is required. The agency shall inform the Pharmaceutical and Therapeutics Committee of its decisions 187 regarding drugs subject to prior authorization. The agency is 188 189 authorized to limit the entities it contracts with or enrolls as Page 7 of 56

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

190 Medicaid providers by developing a provider network through 191 provider credentialing. The agency may competitively bid singlesource-provider contracts if procurement of goods or services 192 193 results in demonstrated cost savings to the state without 194 limiting access to care. The agency may limit its network based 195 on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance 196 standards for access to care, the cultural competence of the 197 provider network, demographic characteristics of Medicaid 198 199 beneficiaries, practice and provider-to-beneficiary standards, 200 appointment wait times, beneficiary use of services, provider 201 turnover, provider profiling, provider licensure history, 202 previous program integrity investigations and findings, peer 203 review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers 204 205 shall not be entitled to enrollment in the Medicaid provider 206 network. The agency shall determine instances in which allowing Medicaid beneficiaries to purchase durable medical equipment and 207 208 other goods is less expensive to the Medicaid program than long-209 term rental of the equipment or goods. The agency may establish 210 rules to facilitate purchases in lieu of long-term rentals in 211 order to protect against fraud and abuse in the Medicaid program 212 as defined in s. 409.913. The agency may seek federal waivers 213 necessary to administer these policies.

214

(4) The agency may contract with:

(b) An entity that is providing comprehensive behavioral health care services to certain Medicaid recipients through a capitated, prepaid arrangement pursuant to the federal waiver Page 8 of 56

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

hb0003b-01-c1

218 provided for by s. 409.905(5). Such an entity must be licensed 219 under chapter 624, chapter 636, or chapter 641 and must possess 220 the clinical systems and operational competence to manage risk 221 and provide comprehensive behavioral health care to Medicaid 222 recipients. As used in this paragraph, the term "comprehensive 223 behavioral health care services" means covered mental health and substance abuse treatment services that are available to 224 225 Medicaid recipients. The secretary of the Department of Children 226 and Family Services shall approve provisions of procurements 227 related to children in the department's care or custody prior to 228 enrolling such children in a prepaid behavioral health plan. Any 229 contract awarded under this paragraph must be competitively 230 procured. In developing the behavioral health care prepaid plan 231 procurement document, the agency shall ensure that the 232 procurement document requires the contractor to develop and 233 implement a plan to ensure compliance with s. 394.4574 related 234 to services provided to residents of licensed assisted living 235 facilities that hold a limited mental health license. Except as 236 provided in subparagraph 8. and except in counties where the 237 Medicaid managed care pilot program is authorized under s. 238 409.91211, the agency shall seek federal approval to contract 239 with a single entity meeting these requirements to provide comprehensive behavioral health care services to all Medicaid 240 241 recipients not enrolled in a Medicaid capitated managed care plan authorized under s. 409.91211 or a Medicaid health 242 243 maintenance organization in an AHCA area. In an AHCA area where 244 the Medicaid managed care pilot program is authorized under s. 409.91211 in one or more counties, the agency may procure a 245 Page 9 of 56

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

246 contract with a single entity to serve the remaining counties as 247 an AHCA area or the remaining counties may be included with an adjacent AHCA area and shall be subject to this paragraph. Each 248 249 entity must offer sufficient choice of providers in its network 250 to ensure recipient access to care and the opportunity to select 251 a provider with whom they are satisfied. The network shall 252 include all public mental health hospitals. To ensure unimpaired 253 access to behavioral health care services by Medicaid 254 recipients, all contracts issued pursuant to this paragraph 255 shall require 80 percent of the capitation paid to the managed 256 care plan, including health maintenance organizations, to be 257 expended for the provision of behavioral health care services. 258 In the event the managed care plan expends less than 80 percent 259 of the capitation paid pursuant to this paragraph for the 260 provision of behavioral health care services, the difference 261 shall be returned to the agency. The agency shall provide the 262 managed care plan with a certification letter indicating the amount of capitation paid during each calendar year for the 263 264 provision of behavioral health care services pursuant to this section. The agency may reimburse for substance abuse treatment 265 266 services on a fee-for-service basis until the agency finds that 267 adequate funds are available for capitated, prepaid 268 arrangements.

1. By January 1, 2001, the agency shall modify the contracts with the entities providing comprehensive inpatient and outpatient mental health care services to Medicaid recipients in Hillsborough, Highlands, Hardee, Manatee, and Polk Counties, to include substance abuse treatment services. Page 10 of 56

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

hb0003b-01-c1

2. By July 1, 2003, the agency and the Department of Children and Family Services shall execute a written agreement that requires collaboration and joint development of all policy, budgets, procurement documents, contracts, and monitoring plans that have an impact on the state and Medicaid community mental health and targeted case management programs.

Except as provided in subparagraph 8., by July 1, 2006, 280 3. the agency and the Department of Children and Family Services 281 shall contract with managed care entities in each AHCA area 282 283 except area 6 or arrange to provide comprehensive inpatient and 284 outpatient mental health and substance abuse services through 285 capitated prepaid arrangements to all Medicaid recipients who 286 are eligible to participate in such plans under federal law and 287 regulation. In AHCA areas where eligible individuals number less than 150,000, the agency shall contract with a single managed 288 care plan to provide comprehensive behavioral health services to 289 290 all recipients who are not enrolled in a Medicaid health 291 maintenance organization or a Medicaid capitated managed care plan authorized under s. 409.91211. The agency may contract with 292 293 more than one comprehensive behavioral health provider to 294 provide care to recipients who are not enrolled in a Medicaid 295 health maintenance organization or a Medicaid capitated managed care plan authorized under s. 409.91211 in AHCA areas where the 296 297 eligible population exceeds 150,000. In an AHCA area where the 298 Medicaid managed care pilot program is authorized under s. 299 409.91211 in one or more counties, the agency may procure a 300 contract with a single entity to serve the remaining counties as 301 an AHCA area or the remaining counties may be included with an Page 11 of 56

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

302 adjacent AHCA area and shall be subject to this paragraph. 303 Contracts for comprehensive behavioral health providers awarded 304 pursuant to this section shall be competitively procured. Both 305 for-profit and not-for-profit corporations shall be eligible to 306 compete. Managed care plans contracting with the agency under 307 subsection (3) shall provide and receive payment for the same comprehensive behavioral health benefits as provided in AHCA 308 309 rules, including handbooks incorporated by reference. In AHCA 310 area 11, the agency shall contract with at least two 311 comprehensive behavioral health care providers to provide 312 behavioral health care to recipients in that area who are 313 enrolled in, or assigned to, the MediPass program. One of the 314 behavioral health care contracts shall be with the existing provider service network pilot project, as described in 315 316 paragraph (d), for the purpose of demonstrating the cost-317 effectiveness of the provision of quality mental health services 318 through a public hospital-operated managed care model. Payment shall be at an agreed-upon capitated rate to ensure cost 319 320 savings. Of the recipients in area 11 who are assigned to 321 MediPass under the provisions of s. 409.9122(2)(k), A minimum of 322 50,000 of those MediPass-enrolled recipients shall be assigned 323 to the existing provider service network in area 11 for their behavioral care. 324

4. By October 1, 2003, the agency and the department shall submit a plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives which provides for the full implementation of capitated prepaid behavioral health care in all areas of the state.

Page 12 of 56

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

a. Implementation shall begin in 2003 in those AHCA areas
of the state where the agency is able to establish sufficient
capitation rates.

b. If the agency determines that the proposed capitation rate in any area is insufficient to provide appropriate services, the agency may adjust the capitation rate to ensure that care will be available. The agency and the department may use existing general revenue to address any additional required match but may not over-obligate existing funds on an annualized basis.

340 c. Subject to any limitations provided for in the General
341 Appropriations Act, the agency, in compliance with appropriate
342 federal authorization, shall develop policies and procedures
343 that allow for certification of local and state funds.

5. Children residing in a statewide inpatient psychiatric program, or in a Department of Juvenile Justice or a Department of Children and Family Services residential program approved as AMEDICAL ADDA ADDA ADDA ADDA ADDA ADDA AMEDICAL DEPARTMENT AMEDICAL DEPARTMENT AMEDICAL DEPARTMENT AMEDICAL DEPARTMENT Services provider shall not be included in a behavioral health care prepaid health plan or any other Medicaid managed care plan pursuant to this paragraph.

350 6. In converting to a prepaid system of delivery, the 351 agency shall in its procurement document require an entity 352 providing only comprehensive behavioral health care services to 353 prevent the displacement of indigent care patients by enrollees in the Medicaid prepaid health plan providing behavioral health 354 355 care services from facilities receiving state funding to provide 356 indigent behavioral health care, to facilities licensed under 357 chapter 395 which do not receive state funding for indigent Page 13 of 56

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

358 behavioral health care, or reimburse the unsubsidized facility 359 for the cost of behavioral health care provided to the displaced 360 indigent care patient.

361 7. Traditional community mental health providers under 362 contract with the Department of Children and Family Services 363 pursuant to part IV of chapter 394, child welfare providers under contract with the Department of Children and Family 364 Services in areas 1 and 6, and inpatient mental health providers 365 366 licensed pursuant to chapter 395 must be offered an opportunity 367 to accept or decline a contract to participate in any provider 368 network for prepaid behavioral health services.

369 8. For fiscal year 2004-2005, all Medicaid eligible 370 children, except children in areas 1 and 6, whose cases are open for child welfare services in the HomeSafeNet system, shall be 371 enrolled in MediPass or in Medicaid fee-for-service and all 372 373 their behavioral health care services including inpatient, 374 outpatient psychiatric, community mental health, and case 375 management shall be reimbursed on a fee-for-service basis. Beginning July 1, 2005, such children, who are open for child 376 377 welfare services in the HomeSafeNet system, shall receive their 378 behavioral health care services through a specialty prepaid plan 379 operated by community-based lead agencies either through a single agency or formal agreements among several agencies. The 380 381 specialty prepaid plan must result in savings to the state comparable to savings achieved in other Medicaid managed care 382 383 and prepaid programs. Such plan must provide mechanisms to 384 maximize state and local revenues. The specialty prepaid plan 385 shall be developed by the agency and the Department of Children Page 14 of 56

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

hb0003b-01-c1

and Family Services. The agency is authorized to seek anyfederal waivers to implement this initiative.

388 (d) A provider service network which may be reimbursed on 389 a fee-for-service or prepaid basis. A provider service network 390 which is reimbursed by the agency on a prepaid basis shall be 391 exempt from parts I and III of chapter 641, but must comply with the solvency requirements in s. 641.2261(2) and meet appropriate 392 financial reserve, quality assurance, and patient rights 393 394 requirements as established by the agency. The agency shall award contracts on a competitive bid basis and shall select 395 396 bidders based upon price and quality of care. Medicaid 397 recipients assigned to a provider service network demonstration 398 project shall be chosen equally from those who would otherwise 399 have been assigned to prepaid plans and MediPass. The agency is authorized to seek federal Medicaid waivers as necessary to 400 401 implement the provisions of this section. Any contract 402 previously awarded to a provider service network operated by a 403 hospital pursuant to this subsection shall remain in effect for 404 a period of 3 years following the current contract expiration 405 date, regardless of any contractual provisions to the contrary. 406 A provider service network is a network established or organized 407 and operated by a health care provider, or group of affiliated 408 health care providers, which provides a substantial proportion 409 of the health care items and services under a contract directly 410 through the provider or affiliated group of providers and may 411 make arrangements with physicians or other health care 412 professionals, health care institutions, or any combination of 413 such individuals or institutions to assume all or part of the Page 15 of 56

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

hb0003b-01-c1

414 financial risk on a prospective basis for the provision of basic 415 health services by the physicians, by other health 416 professionals, or through the institutions. The health care 417 providers must have a controlling interest in the governing body 418 of the provider service network organization.

419 Section 4. Section 409.91211, Florida Statutes, is amended 420 to read:

421

409.91211 Medicaid managed care pilot program. --

422 (1)(a) The agency is authorized to seek experimental, 423 pilot, or demonstration project waivers, pursuant to s. 1115 of 424 the Social Security Act, to create a statewide initiative to 425 provide for a more efficient and effective service delivery 426 system that enhances quality of care and client outcomes in the 427 Florida Medicaid program pursuant to this section. Phase one of 428 the demonstration shall be implemented in two geographic areas. 429 One demonstration site shall include only Broward County. A 430 second demonstration site shall initially include Duval County and shall be expanded to include Baker, Clay, and Nassau 431 432 Counties within 1 year after the Duval County program becomes 433 operational. This waiver authority is contingent upon federal 434 approval to preserve the upper-payment-limit funding mechanism 435 for hospitals, including a guarantee of a reasonable growth factor, a methodology to allow the use of a portion of these 436 437 funds to serve as a risk pool for demonstration sites, 438 provisions to preserve the state's ability to use 439 intergovernmental transfers, and provisions to protect the 440 disproportionate share program authorized pursuant to this 441 chapter. Under the upper payment limit program, the hospital Page 16 of 56

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

FL	. 0	RΙ	D	Α	Н	0	U	S	Е	ΟF	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т	I.	V	Е	S
----	-----	----	---	---	---	---	---	---	---	----	---	---	---	---	---	---	---	---	---	---	---	----	---	---	---

	HB 3B 2005 CS
442	disproportionate share program, or the low income pool as
443	implemented by the agency pursuant to federal waiver, the state
444	matching funds required for the program shall be provided by the
445	state and by local governmental entities through
446	intergovernmental transfers. The agency shall distribute funds
447	from the upper payment limit program, the hospital
448	disproportionate share program, and the low income pool
449	according to federal regulations and waivers and the low income
450	pool methodology approved by the Centers for Medicare and
451	Medicaid Services. Upon completion of the evaluation conducted
452	under s. 3, ch. 2005-133, Laws of Florida, the agency may
453	request statewide expansion of the demonstration projects.
454	Statewide phase-in to additional counties shall be contingent
455	upon review and approval by the Legislature.
456	(b) It is the intent of the Legislature that the low
457	income pool plan required by the terms and conditions of the
458	Medicaid reform waiver and submitted to the Centers for Medicare
459	and Medicaid Services propose the distribution of the program
460	funds in paragraph (a) based on the following objectives:
461	1. Ensure a broad and fair distribution of available funds
462	based on the access provided by Medicaid participating
463	hospitals, regardless of their ownership status, through their
464	delivery of inpatient or outpatient care for Medicaid
465	beneficiaries and uninsured and underinsured individuals.
466	2. Ensure accessible emergency inpatient and outpatient
467	care for Medicaid beneficiaries and uninsured and underinsured
468	individuals.
	Dago 17 of 56

Page 17 of 56

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

FL	0	RΙ	D	А	Н	0	U	S	Е	ΟF	R	Е	Р	R	Е	S	Е	Ν	Т	А	Т	I	V	Е	S
----	---	----	---	---	---	---	---	---	---	----	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---

HB 3B 2005 CS 469 3. Enhance primary, preventive, and other ambulatory care 470 coverages for uninsured individuals. 4. Promote teaching and specialty hospital programs. 471 472 5. Promote the stability and viability of statutorily 473 defined rural hospitals and hospitals that serve as sole 474 community hospitals. 475 Recognize the extent of hospital uncompensated care 6. 476 costs. 477 Maintain and enhance essential community hospital care. 7. 478 Maintain incentives for local governmental entities to 8. 479 contribute to the cost of uncompensated care. 480 9. Promote measures to avoid preventable hospitalizations. 481 10. Account for hospital efficiency. 482 11. Contribute to a community's overall health system. (2) 483 The Legislature intends for the capitated managed care 484 pilot program to: 485 Provide recipients in Medicaid fee-for-service or the (a) 486 MediPass program a comprehensive and coordinated capitated managed care system for all health care services specified in 487 488 ss. 409.905 and 409.906. 489 (b) Stabilize Medicaid expenditures under the pilot 490 program compared to Medicaid expenditures in the pilot area for 491 the 3 years before implementation of the pilot program, while 492 ensuring: 493 1. Consumer education and choice. 494 2. Access to medically necessary services. 495 Coordination of preventative, acute, and long-term 3. 496 care.

Page 18 of 56

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

497

4. Reductions in unnecessary service utilization.

(c) Provide an opportunity to evaluate the feasibility of statewide implementation of capitated managed care networks as a replacement for the current Medicaid fee-for-service and MediPass systems.

502 (3) The agency shall have the following powers, duties,
503 and responsibilities with respect to the development of a pilot
504 program:

(a) To <u>implement</u> develop and recommend a system to deliver
all mandatory services specified in s. 409.905 and optional
services specified in s. 409.906, as approved by the Centers for
Medicare and Medicaid Services and the Legislature in the waiver
pursuant to this section. Services to recipients under plan
benefits shall include emergency services provided under s.
409.9128.

(b) To <u>implement a pilot program that includes</u> recommend
Medicaid eligibility categories, from those specified in ss.
409.903 and 409.904 <u>as authorized in an approved federal waiver</u>,
which shall be included in the pilot program.

516 To implement determine and recommend how to design the (C) managed care pilot program that maximizes in order to take 517 518 maximum advantage of all available state and federal funds, 519 including those obtained through intergovernmental transfers, the low income pool, supplemental Medicaid payments upper-520 521 payment-level funding systems, and the disproportionate share 522 program. Within the parameters allowed by federal statute and 523 rule, the agency is authorized to seek options for making direct 524 payments to hospitals and physicians employed by or under

Page 19 of 56

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

525 <u>contract with the state's medical schools for the costs</u> 526 <u>associated with graduate medical education under Medicaid</u> 527 reform.

(d) To <u>implement</u> determine and recommend actuarially
sound, risk-adjusted capitation rates for Medicaid recipients in
the pilot program which can be separated to cover comprehensive
care, enhanced services, and catastrophic care.

532 (e) To implement determine and recommend policies and 533 guidelines for phasing in financial risk for approved provider 534 service networks over a 3-year period. These policies and 535 guidelines shall include an option for a provider service 536 network to be paid to pay fee-for-service rates. For any 537 provider service network established in a managed care pilot area, the option to be paid fee-for-service rates shall include 538 539 a savings-settlement mechanism that is consistent with s. 540 409.912(44) that may include a savings-settlement option for at 541 least 2 years. This model shall may be converted to a risk-542 adjusted capitated rate no later than the beginning of the 543 fourth in the third year of operation and may be converted 544 earlier at the option of the provider service network. Federally qualified health centers may be offered an opportunity to accept 545 546 or decline a contract to participate in any provider network for 547 prepaid primary care services.

(f) To <u>implement</u> determine and recommend provisions related to stop-loss requirements and the transfer of excess cost to catastrophic coverage that accommodates the risks associated with the development of the pilot program.

Page 20 of 56

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

hb0003b-01-c1

(g) To determine and recommend a process to be used by the Social Services Estimating Conference to determine and validate the rate of growth of the per-member costs of providing Medicaid services under the managed care pilot program.

556 To implement determine and recommend program standards (h) 557 and credentialing requirements for capitated managed care 558 networks to participate in the pilot program, including those 559 related to fiscal solvency, quality of care, and adequacy of 560 access to health care providers. It is the intent of the 561 Legislature that, to the extent possible, any pilot program 562 authorized by the state under this section include any federally 563 qualified health center, any federally qualified rural health 564 clinic, county health department, the Division of Children's 565 Medical Services Network within the Department of Health, or any 566 other federally, state, or locally funded entity that serves the 567 geographic areas within the boundaries of the pilot program that 568 requests to participate. This paragraph does not relieve an 569 entity that qualifies as a capitated managed care network under 570 this section from any other licensure or regulatory requirements 571 contained in state or federal law which would otherwise apply to the entity. The standards and credentialing requirements shall 572 573 be based upon, but are not limited to:

574 1. Compliance with the accreditation requirements as 575 provided in s. 641.512.

576 2. Compliance with early and periodic screening,
577 diagnosis, and treatment screening requirements under federal
578 law.

579

3. The percentage of voluntary disenrollments. Page 21 of 56

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

580

583

4. Immunization rates.

5815. Standards of the National Committee for Quality582Assurance and other approved accrediting bodies.

6. Recommendations of other authoritative bodies.

584 7. Specific requirements of the Medicaid program, or 585 standards designed to specifically meet the unique needs of 586 Medicaid recipients.

587 8. Compliance with the health quality improvement system 588 as established by the agency, which incorporates standards and 589 guidelines developed by the Centers for Medicare and Medicaid 590 Services as part of the quality assurance reform initiative.

591 9. The network's infrastructure capacity to manage
592 financial transactions, recordkeeping, data collection, and
593 other administrative functions.

10. The network's ability to submit any financial, programmatic, or patient-encounter data or other information required by the agency to determine the actual services provided and the cost of administering the plan.

(i) To <u>implement</u> develop and recommend a mechanism for providing information to Medicaid recipients for the purpose of selecting a capitated managed care plan. For each plan available to a recipient, the agency, at a minimum, shall ensure that the recipient is provided with:

603 604 1. A list and description of the benefits provided.

Plan performance data, if available.

4. An explanation of benefit limitations.

- 2. Information about cost sharing.
- 605

3.

606

Page 22 of 56

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

2005

607 5. Contact information, including identification of
608 providers participating in the network, geographic locations,
609 and transportation limitations.

6. Any other information the agency determines would
611 facilitate a recipient's understanding of the plan or insurance
612 that would best meet his or her needs.

613 (j) To <u>implement</u> develop and recommend a system to ensure 614 that there is a record of recipient acknowledgment that choice 615 counseling has been provided.

616 To implement develop and recommend a choice counseling (k) 617 system to ensure that the choice counseling process and related 618 material are designed to provide counseling through face-to-face 619 interaction, by telephone, and in writing and through other forms of relevant media. Materials shall be written at the 620 fourth-grade reading level and available in a language other 621 than English when 5 percent of the county speaks a language 622 623 other than English. Choice counseling shall also use language 624 lines and other services for impaired recipients, such as 625 TTD/TTY.

To implement develop and recommend a system that 626 (1) 627 prohibits capitated managed care plans, their representatives, 628 and providers employed by or contracted with the capitated 629 managed care plans from recruiting persons eligible for or 630 enrolled in Medicaid, from providing inducements to Medicaid recipients to select a particular capitated managed care plan, 631 and from prejudicing Medicaid recipients against other capitated 632 633 managed care plans. The system shall require the entity 634 performing choice counseling to determine if the recipient has Page 23 of 56

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

635 made a choice of a plan or has opted out because of duress, 636 threats, payment to the recipient, or incentives promised to the 637 recipient by a third party. If the choice counseling entity 638 determines that the decision to choose a plan was unlawfully 639 influenced or a plan violated any of the provisions of s. 640 409.912(21), the choice counseling entity shall immediately report the violation to the agency's program integrity section 641 for investigation. Verification of choice counseling by the 642 643 recipient shall include a stipulation that the recipient 644 acknowledges the provisions of this subsection.

(m) To <u>implement</u> develop and recommend a choice counseling
system that promotes health literacy and provides information
aimed to reduce minority health disparities through outreach
activities for Medicaid recipients.

(n) To develop and recommend a system for the agency to contract with entities to perform choice counseling. The agency may establish standards and performance contracts, including standards requiring the contractor to hire choice counselors who are representative of the state's diverse population and to train choice counselors in working with culturally diverse populations.

(o) To <u>implement</u> determine and recommend descriptions of the eligibility assignment processes which will be used to facilitate client choice while ensuring pilot programs of adequate enrollment levels. These processes shall ensure that pilot sites have sufficient levels of enrollment to conduct a valid test of the managed care pilot program within a 2-year timeframe.

Page 24 of 56

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

FL	O R	IDA	ΗΟ	USE	ΟF	RΕ	P R E	SΕ	ΝΤΛ	ΑΤΙ	VΕ	S
----	-----	-----	----	-----	----	----	-------	----	-----	-----	----	---

HB 3B 2005 CS 663 To implement standards for plan compliance, including, (p) but not limited to, quality assurance and performance 664 665 improvement standards, peer or professional review standards, 666 grievance policies, and program integrity policies. 667 (q) To develop a data reporting system, seek input from 668 managed care plans to establish patient-encounter reporting 669 requirements, and ensure that the data reported is accurate and 670 complete. 671 (r) To work with managed care plans to establish a uniform 672 system to measure and monitor outcomes of a recipient of 673 Medicaid services which shall use financial, clinical, and other criteria based on pharmacy services, medical services, and other 674 675 data related to the provision of Medicaid services, including, 676 but not limited to: 677 1. Health Plan Employer Data and Information Set (HEDIS) 678 or HEDIS measures specific to Medicaid. 2. Member satisfaction. 679 680 3. Provider satisfaction. 681 4. Report cards on plan performance and best practices. 682 Compliance with the prompt payment of claims 5. 683 requirements provided in ss. 627.613, 641.3155, and 641.513. 684 (s) To require managed care plans that have contracted 685 with the agency to establish a quality assurance system that incorporates the provisions of s. 409.912(27) and any standards, 686 687 rules, and guidelines developed by the agency. 688 (t) To establish a patient-encounter database to compile 689 data on health care services rendered by health care 690 practitioners that provide services to patients enrolled in

Page 25 of 56

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

FLC) R I	DΑ	ΗО) U	SΕ	ΟF	RΕ	ΡR	E S	Εľ	ΝТА	ТІ	VE	S
-----	-------	----	----	-----	----	----	----	----	-----	----	-----	----	----	---

2005 CS 691 managed care plans in the demonstration sites. Health care 692 practitioners and facilities in the demonstration sites shall 693 submit, and managed care plans participating in the 694 demonstration sites shall receive, claims payment and any other 695 information reasonably related to the patient-encounter database 696 electronically in a standard format as required by the agency. 697 The agency shall establish reasonable deadlines for phasing in 698 the electronic transmittal of full-encounter data. The patient-699 encounter database shall: 700 1. Collect the following information, if applicable, for 701 each type of patient encounter with a health care practitioner 702 or facility, including: 703 The demographic characteristics of the patient. a. The principal, secondary, and tertiary diagnosis. 704 b. 705 The procedure performed. c. 706 d. The date when and the location where the procedure was 707 performed. 708 The amount of the payment for the procedure. e. 709 f. The health care practitioner's universal identification 710 number. 711 If the health care practitioner rendering the service q. is a dependent practitioner, the modifiers appropriate to 712 713 indicate that the service was delivered by the dependent 714 practitioner. 715 2. Collect appropriate information relating to prescription drugs for each type of patient encounter. 716 717 3. Collect appropriate information related to health care 718 costs and utilization from managed care plans participating in Page 26 of 56

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

719 the demonstration sites. To the extent practicable, the agency 720 shall utilize a standardized claim form or electronic transfer 721 system that is used by health care practitioners, facilities, 722 and payors. To develop and recommend a system to monitor the 723 provision of health care services in the pilot program, 724 including utilization and quality of health care services for 725 the purpose of ensuring access to medically necessary services. 726 This system shall include an encounter data-information system 727 that collects and reports utilization information. The system 728 shall include a method for verifying data integrity within the 729 database and within the provider's medical records.

730 To implement recommend a grievance resolution (u)(q) 731 process for Medicaid recipients enrolled in a capitated managed 732 care network under the pilot program modeled after the 733 subscriber assistance panel, as created in s. 408.7056. This 734 process shall include a mechanism for an expedited review of no 735 greater than 24 hours after notification of a grievance if the 736 life of a Medicaid recipient is in imminent and emergent 737 jeopardy.

738 (v)(r) To <u>implement</u> recommend a grievance resolution 739 process for health care providers employed by or contracted with 740 a capitated managed care network under the pilot program in 741 order to settle disputes among the provider and the managed care 742 network or the provider and the agency.

743 (w)(s) To implement develop and recommend criteria in an 744 approved federal waiver to designate health care providers as 745 eligible to participate in the pilot program. The agency and 746 capitated managed care networks must follow national guidelines Page 27 of 56

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

hb0003b-01-c1

747 for selecting health care providers, whenever available. These 748 criteria must include at a minimum those criteria specified in 749 s. 409.907.

750 (x)(t) To use develop and recommend health care provider 751 agreements for participation in the pilot program.

752 $(\underline{y})(\underline{u})$ To require that all health care providers under 753 contract with the pilot program be duly licensed in the state, 754 if such licensure is available, and meet other criteria as may 755 be established by the agency. These criteria shall include at a 756 minimum those criteria specified in s. 409.907.

757 (z)(v) To ensure that managed care organizations work 758 <u>collaboratively</u> develop and recommend agreements with other 759 state or local governmental programs or institutions for the 760 coordination of health care to eligible individuals receiving 761 services from such programs or institutions.

762 (aa) (w) To implement procedures to minimize the risk of
 763 Medicaid fraud and abuse in all plans operating in the Medicaid
 764 managed care pilot program authorized in this section:

765 <u>1. The agency shall ensure that applicable provisions of</u>
766 <u>chapters 409, 414, 626, 641, and 932, relating to Medicaid fraud</u>
767 <u>and abuse, are applied and enforced at the demonstration sites.</u>

7682. Providers shall have the necessary certification,769license, and credentials required by law and federal waiver.

770 <u>3. The agency shall ensure that the plan is in compliance</u>
771 with the provisions of s. 409.912(21) and (22).

7724. The agency shall require each plan to establish program773integrity functions and activities to reduce the incidence of

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

FLORIDA HOUSE OF REPRESENTATI	VES
-------------------------------	-----

774 <u>fraud and abuse. Plans must report instances of fraud and abuse</u>
775 pursuant to chapter 641.

5. The plan shall have written administrative and
management procedures, including a mandatory compliance plan,
that are designed to guard against fraud and abuse. The plan
shall designate a compliance officer with sufficient experience
in health care.

781 <u>6.a. The agency shall require all managed care plan</u>
782 <u>contractors in the pilot program to report all instances of</u>
783 <u>suspected fraud and abuse. A failure to report instances of</u>
784 <u>suspected fraud and abuse is a violation of law and subject to</u>
785 <u>the penalties provided by law.</u>

786 b. An instance of fraud and abuse in the managed care plan, including, but not limited to, defrauding the state health 787 788 care benefit program by misrepresentation of fact in reports, 789 claims, certifications, enrollment claims, demographic 790 statistics, and patient-encounter data; misrepresentation of the 791 qualifications of persons rendering health care and ancillary 792 services; bribery and false statements relating to the delivery 793 of health care; unfair and deceptive marketing practices; and 794 managed care false claims actions, is a violation of law and 795 subject to the penalties provided by law.

796 <u>c. The agency shall require all contractors to make all</u> 797 <u>files and relevant billing and claims data accessible to state</u> 798 <u>regulators and investigators and all such data shall be linked</u> 799 <u>into a unified system for seamless reviews and investigations.</u> 800 To develop and recommend a system to oversee the activities of 801 pilot program participants, health care providers, capitated Page 29 of 56

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

802 managed care networks, and their representatives in order to 803 prevent fraud or abuse, overutilization or duplicative utilization, underutilization or inappropriate denial of 804 805 services, and neglect of participants and to recover 806 overpayments as appropriate. For the purposes of this paragraph, the terms "abuse" and "fraud" have the meanings as provided in 807 808 s. 409.913. The agency must refer incidents of suspected fraud, 809 abuse, overutilization and duplicative utilization, and underutilization or inappropriate denial of services to the 810 811 appropriate regulatory agency.

812 (bb)(x) To develop and provide actuarial and benefit 813 design analyses that indicate the effect on capitation rates and 814 benefits offered in the pilot program over a prospective 5-year 815 period based on the following assumptions:

816 1. Growth in capitation rates which is limited to the817 estimated growth rate in general revenue.

818 2. Growth in capitation rates which is limited to the
819 average growth rate over the last 3 years in per-recipient
820 Medicaid expenditures.

3. Growth in capitation rates which is limited to the
growth rate of aggregate Medicaid expenditures between the 20032004 fiscal year and the 2004-2005 fiscal year.

824 <u>(cc)(y)</u> To develop a mechanism to require capitated 825 managed care plans to reimburse qualified emergency service 826 providers, including, but not limited to, ambulance services, in 827 accordance with ss. 409.908 and 409.9128. The pilot program must 828 include a provision for continuing fee-for-service payments for 829 emergency services, including, but not limited to, individuals 828 Page 30 of 56

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

hb0003b-01-c1

830 who access ambulance services or emergency departments and who 831 are subsequently determined to be eligible for Medicaid 832 services.

833 (dd) (z) To ensure develop a system whereby school 834 districts participating in the certified school match program 835 pursuant to ss. 409.908(21) and 1011.70 shall be reimbursed by 836 Medicaid, subject to the limitations of s. 1011.70(1), for a 837 Medicaid-eligible child participating in the services as authorized in s. 1011.70, as provided for in s. 409.9071, 838 839 regardless of whether the child is enrolled in a capitated 840 managed care network. Capitated managed care networks must make 841 a good faith effort to execute agreements with school districts 842 regarding the coordinated provision of services authorized under 843 s. 1011.70. County health departments delivering school-based 844 services pursuant to ss. 381.0056 and 381.0057 must be 845 reimbursed by Medicaid for the federal share for a Medicaid-846 eligible child who receives Medicaid-covered services in a school setting, regardless of whether the child is enrolled in a 847 capitated managed care network. Capitated managed care networks 848 must make a good faith effort to execute agreements with county 849 850 health departments regarding the coordinated provision of 851 services to a Medicaid-eligible child. To ensure continuity of care for Medicaid patients, the agency, the Department of 852 853 Health, and the Department of Education shall develop procedures 854 for ensuring that a student's capitated managed care network provider receives information relating to services provided in 855 856 accordance with ss. 381.0056, 381.0057, 409.9071, and 1011.70.

Page 31 of 56

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

hb0003b-01-c1

857 (ee) (aa) To implement develop and recommend a mechanism 858 whereby Medicaid recipients who are already enrolled in a 859 managed care plan or the MediPass program in the pilot areas 860 shall be offered the opportunity to change to capitated managed 861 care plans on a staggered basis, as defined by the agency. All 862 Medicaid recipients shall have 30 days in which to make a choice of capitated managed care plans. Those Medicaid recipients who 863 864 do not make a choice shall be assigned to a capitated managed 865 care plan in accordance with paragraph (4)(a) and shall be 866 exempt from s. 409.9122. To facilitate continuity of care for a 867 Medicaid recipient who is also a recipient of Supplemental 868 Security Income (SSI), prior to assigning the SSI recipient to a 869 capitated managed care plan, the agency shall determine whether 870 the SSI recipient has an ongoing relationship with a provider or 871 capitated managed care plan, and, if so, the agency shall assign the SSI recipient to that provider or capitated managed care 872 873 plan where feasible. Those SSI recipients who do not have such a 874 provider relationship shall be assigned to a capitated managed 875 care plan provider in accordance with paragraph (4)(a) and shall 876 be exempt from s. 409.9122.

877 To develop and recommend a service delivery (ff)(bb) 878 alternative for children having chronic medical conditions which 879 establishes a medical home project to provide primary care 880 services to this population. The project shall provide 881 community-based primary care services that are integrated with other subspecialties to meet the medical, developmental, and 882 883 emotional needs for children and their families. This project 884 shall include an evaluation component to determine impacts on Page 32 of 56

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

885 hospitalizations, length of stays, emergency room visits, costs, 886 and access to care, including specialty care and patient and 887 family satisfaction.

888 <u>(gg)(cc)</u> To develop and recommend service delivery 889 mechanisms within capitated managed care plans to provide 890 Medicaid services as specified in ss. 409.905 and 409.906 to 891 persons with developmental disabilities sufficient to meet the 892 medical, developmental, and emotional needs of these persons.

893 (hh)(dd) To develop and recommend service delivery 894 mechanisms within capitated managed care plans to provide 895 Medicaid services as specified in ss. 409.905 and 409.906 to 896 Medicaid-eligible children in foster care. These services must 897 be coordinated with community-based care providers as specified 898 in s. 409.1675, where available, and be sufficient to meet the 899 medical, developmental, and emotional needs of these children.

(4)(a) A Medicaid recipient in the pilot area who is not 900 901 currently enrolled in a capitated managed care plan upon implementation is not eligible for services as specified in ss. 902 903 409.905 and 409.906, for the amount of time that the recipient 904 does not enroll in a capitated managed care network. If a 905 Medicaid recipient has not enrolled in a capitated managed care 906 plan within 30 days after eligibility, the agency shall assign 907 the Medicaid recipient to a capitated managed care plan based on 908 the assessed needs of the recipient as determined by the agency 909 and shall be exempt from s. 409.9122. When making assignments, 910 the agency shall take into account the following criteria:

 911 1. A capitated managed care network has sufficient network
 912 capacity to meet the needs of members. Page 33 of 56

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

FLORIDA HOUSE OF REPRESENTATI	VES
-------------------------------	-----

913 2. The capitated managed care network has previously 914 enrolled the recipient as a member, or one of the capitated 915 managed care network's primary care providers has previously 916 provided health care to the recipient.

917 3. The agency has knowledge that the member has previously 918 expressed a preference for a particular capitated managed care 919 network as indicated by Medicaid fee-for-service claims data, 920 but has failed to make a choice.

921 4. The capitated managed care network's primary care
922 providers are geographically accessible to the recipient's
923 residence.

924 (b) When more than one capitated managed care network 925 provider meets the criteria specified in paragraph (3)(h), the 926 agency shall make recipient assignments consecutively by family 927 unit.

(c) If a recipient is currently enrolled with a Medicaid 928 managed care organization that also operates an approved reform 929 930 plan within a pilot area and the recipient fails to choose a 931 plan during the reform enrollment process or during 932 redetermination of eligibility, the recipient shall be 933 automatically assigned by the agency into the most appropriate 934 reform plan operated by the recipient's current Medicaid managed 935 care organization. If the recipient's current managed care organization does not operate a reform plan in the pilot area 936 937 that adequately meets the needs of the Medicaid recipient, the 938 agency shall use the auto assignment process as prescribed in 939 the Centers for Medicare and Medicaid Services Special Terms and 940 Conditions number 11-W-00206/4. All agency enrollment and choice Page 34 of 56

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

941 <u>counseling materials shall communicate the provisions of this</u> 942 paragraph to current managed care recipients.

943 <u>(d)(c)</u> The agency may not engage in practices that are 944 designed to favor one capitated managed care plan over another 945 or that are designed to influence Medicaid recipients to enroll 946 in a particular capitated managed care network in order to 947 strengthen its particular fiscal viability.

948 (e) (d) After a recipient has made a selection or has been 949 enrolled in a capitated managed care network, the recipient 950 shall have 90 days in which to voluntarily disenroll and select 951 another capitated managed care network. After 90 days, no 952 further changes may be made except for cause. Cause shall 953 include, but not be limited to, poor quality of care, lack of 954 access to necessary specialty services, an unreasonable delay or denial of service, inordinate or inappropriate changes of 955 primary care providers, service access impairments due to 956 957 significant changes in the geographic location of services, or 958 fraudulent enrollment. The agency may require a recipient to use 959 the capitated managed care network's grievance process as 960 specified in paragraph (3)(g) prior to the agency's 961 determination of cause, except in cases in which immediate risk 962 of permanent damage to the recipient's health is alleged. The 963 grievance process, when used, must be completed in time to 964 permit the recipient to disenroll no later than the first day of 965 the second month after the month the disenrollment request was made. If the capitated managed care network, as a result of the 966 967 grievance process, approves an enrollee's request to disenroll, the agency is not required to make a determination in the case. 968 Page 35 of 56

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

hb0003b-01-c1

969 The agency must make a determination and take final action on a recipient's request so that disenrollment occurs no later than 970 971 the first day of the second month after the month the request 972 was made. If the agency fails to act within the specified 973 timeframe, the recipient's request to disenroll is deemed to be 974 approved as of the date agency action was required. Recipients 975 who disagree with the agency's finding that cause does not exist 976 for disenrollment shall be advised of their right to pursue a 977 Medicaid fair hearing to dispute the agency's finding.

978 (f) (e) The agency shall apply for federal waivers from the 979 Centers for Medicare and Medicaid Services to lock eligible Medicaid recipients into a capitated managed care network for 12 980 981 months after an open enrollment period. After 12 months of 982 enrollment, a recipient may select another capitated managed care network. However, nothing shall prevent a Medicaid 983 984 recipient from changing primary care providers within the 985 capitated managed care network during the 12-month period.

986 <u>(g)(f)</u> The agency shall apply for federal waivers from the 987 Centers for Medicare and Medicaid Services to allow recipients 988 to purchase health care coverage through an employer-sponsored 989 health insurance plan instead of through a Medicaid-certified 990 plan. This provision shall be known as the opt-out option.

991 1. A recipient who chooses the Medicaid opt-out option 992 shall have an opportunity for a specified period of time, as 993 authorized under a waiver granted by the Centers for Medicare 994 and Medicaid Services, to select and enroll in a Medicaid-995 certified plan. If the recipient remains in the employer-996 sponsored plan after the specified period, the recipient shall Page 36 of 56

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

hb0003b-01-c1
997 remain in the opt-out program for at least 1 year or until the 998 recipient no longer has access to employer-sponsored coverage, 999 until the employer's open enrollment period for a person who 1000 opts out in order to participate in employer-sponsored coverage, 1001 or until the person is no longer eligible for Medicaid, 1002 whichever time period is shorter.

1003 2. Notwithstanding any other provision of this section, 1004 coverage, cost sharing, and any other component of employer-1005 sponsored health insurance shall be governed by applicable state 1006 and federal laws.

1007 (5) This section does not authorize the agency to 1008 implement any provision of s. 1115 of the Social Security Act 1009 experimental, pilot, or demonstration project waiver to reform 1010 the state Medicaid program in any part of the state other than 1011 the two geographic areas specified in this section unless 1012 approved by the Legislature.

1013 (5) (6) The agency shall develop and submit for approval applications for waivers of applicable federal laws and 1014 1015 regulations as necessary to implement the managed care pilot project as defined in this section. The agency shall post all 1016 1017 waiver applications under this section on its Internet website 1018 30 days before submitting the applications to the United States Centers for Medicare and Medicaid Services. All waiver 1019 1020 applications shall be provided for review and comment to the appropriate committees of the Senate and House of 1021 1022 Representatives for at least 10 working days prior to submission. All waivers submitted to and approved by the United 1023 States Centers for Medicare and Medicaid Services under this 1024 Page 37 of 56

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

2005 CS

hb0003b-01-c1

1025 section must be approved by the Legislature. Federally approved 1026 waivers must be submitted to the President of the Senate and the 1027 Speaker of the House of Representatives for referral to the 1028 appropriate legislative committees. The appropriate committees 1029 shall recommend whether to approve the implementation of any 1030 waivers to the Legislature as a whole. The agency shall submit a plan containing a recommended timeline for implementation of any 1031 1032 waivers and budgetary projections of the effect of the pilot 1033 program under this section on the total Medicaid budget for the 1034 2006-2007 through 2009-2010 state fiscal years. This 1035 implementation plan shall be submitted to the President of the 1036 Senate and the Speaker of the House of Representatives at the 1037 same time any waivers are submitted for consideration by the 1038 Legislature. The agency is authorized to implement the waiver and Centers for Medicare and Medicaid Services Special Terms and 1039 1040 Conditions number 11-W-00206/4. If the agency seeks approval by 1041 the Federal Government of any modifications to these special 1042 terms and conditions, the agency shall provide written 1043 notification of its intent to modify these terms and conditions 1044 to the President of the Senate and Speaker of the House of 1045 Representatives at least 15 days prior to submitting the 1046 modifications to the Federal Government for consideration. The notification shall identify all modifications being pursued and 1047 1048 the reason they are needed. Upon receiving federal approval of 1049 any modifications to the special terms and conditions, the 1050 agency shall report to the Legislature describing the federally 1051 approved modifications to the special terms and conditions 1052 within 7 days after their approval by the Federal Government. Page 38 of 56

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

FLORIDA HOUSE OF REPRESENTATIV	E S	S
--------------------------------	-----	---

HB 3B 2005 CS 1053 (6) (7) Upon review and approval of the applications for 1054 waivers of applicable federal laws and regulations to implement 1055 the managed care pilot program by the Legislature, the agency 1056 may initiate adoption of rules pursuant to ss. 120.536(1) and 1057 120.54 to implement and administer the managed care pilot 1058 program as provided in this section and the agency shall 1059 initiate adoption of rules pursuant to ss. 120.536(1) and 120.54 to develop, implement, and administer the following provisions 1060 1061 of the managed care pilot program: 1062 (a) Risk-adjusted capitation rates pursuant to paragraph 1063 (3)(d). 1064 (b) A mechanism for providing information to Medicaid 1065 recipients pursuant to paragraph (3)(i). (c) A choice counseling system pursuant to paragraphs 1066 1067 (3)(k), (1), and (m). 1068 (7)(a) The Office of Insurance Regulation shall provide 1069 ongoing guidance to the agency in the implementation of risk-1070 adjusted rates. Beginning on the effective date of this act, the 1071 Office of Insurance Regulation shall make advisory 1072 recommendations to the agency regarding the following items: 1073 1. The methodology adopted by the agency for risk-adjusted 1074 rates, including any suggestions to improve the predictive value of the system. 1075 1076 2. Alternative options based on the agency's methodology. 1077 3. The risk-adjusted rate for each Medicaid eligibility 1078 category in the demonstration program.

Page 39 of 56

	HB 3B 2005 CS
1079	4. Administrative and implementation issues regarding the
1080	use of risk-adjusted rates, including, but not limited to, cost,
1081	simplicity, client privacy, data accuracy, and data exchange.
1082	5. The appropriateness of phasing in risk-adjusted rates.
1083	(b) As a part of this process, the Office of Insurance
1084	Regulation shall contract with an independent actuary firm to
1085	assist in the annual review and to provide technical expertise.
1086	(c) As a part of this process, the agency shall solicit
1087	input concerning the agency's rate setting methodology from the
1088	Florida Association of Health Plans, the Florida Hospital
1089	Association, the Florida Medical Association, Medicaid recipient
1090	advocacy groups, and other stakeholder representatives as
1091	necessary to obtain a broad representation of perspectives on
1092	the effects of the agency's adopted rate setting methodology and
1093	recommendations on possible modifications to the methodology.
1094	(d) The Office of Insurance Regulation shall submit a
1095	report of its findings and advisory recommendations to the
1096	Governor, the President of the Senate, and the Speaker of the
1097	House of Representatives prior to the implementation of risk-
1098	adjusted rates on July 1, 2006, and annually thereafter no later
1099	than February 1 of each year for consideration by the
1100	Legislature for inclusion in the General Appropriations Act.
1101	(8) Any provision of law to the contrary notwithstanding,
1102	adjustments to risk-adjusted capitation rates shall be
1103	implemented through rules of the agency, as required by s.
1104	409.9124, based upon the recommendation of the committee.
1105	(9) The capitation rates for plans participating under
1106	this section shall be phased in as follows: Page 40 of 56

Page 40 of 56

1107 (a) In the first fiscal year, the capitation rates shall 1108 be weighted so that 75 percent of each capitation rate is based upon the current methodology and 25 percent is based upon a new 1109 1110 risk-adjusted capitation rate methodology. 1111 In the second fiscal year, the capitation rates shall (b) 1112 be weighted so that 50 percent of each capitation rate is based upon the current methodology and 50 percent is based upon a new 1113 1114 risk-adjusted rate methodology. (c) In the third fiscal year, the capitation rates shall 1115 1116 be weighted so that 25 percent of each capitation rate is based 1117 upon the current methodology and 75 percent is based upon a new 1118 risk-adjusted capitation rate methodology. 1119 In the following fiscal year, the risk-adjusted (d) capitation rate methodology may be fully implemented. 1120 1121 (10) The agency must ensure the following when using a 1122 risk-adjustment rate methodology in whole or part: (a) 1123 The agency's total annual payment shall be based on 1124 each managed care plan's own aggregate risk score, except that 1125 in no case shall the aggregate risk score of any managed care 1126 plan in an area vary by more than 10 percent from the aggregate 1127 weighted mean of all managed care plans providing comprehensive 1128 benefits to TANF and SSI recipients in that area. The agency's 1129 total annual payment to a managed care plan shall be based on 1130 such revised aggregate risk score. 1131 After any adjustments required pursuant to paragraph (b) 1132 (a), the aggregate payments calculated to be made to managed 1133 care plans on behalf of enrollees in any pilot area must be no 1134 less than what the aggregate payments would have been using the Page 41 of 56

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

	HB 3B 2005 CS
1135	current rate methodology under s. 409.9124. If the agency
1136	determines that such aggregate payments under the risk-adjusted
1137	methodology will be lower than the aggregate payments that the
1138	plans would have been paid using the current rate methodology
1139	under s. 409.9124, supplemental payments shall be made to
1140	managed care plans so that the proportion of overall revenue
1141	remains the same on an aggregate basis per plan. Such
1142	supplemental payments shall be made to bring total payments up
1143	to the amount that would have been paid under s. 409.9124.
1144	(11) Prior to the implementation of risk-adjusted
1145	capitation rates, the rates shall be certified by an actuary and
1146	approved by the Centers for Medicare and Medicaid Services.
1147	(12) For purposes of this section, the term "capitated
1148	managed care plan" includes health insurers authorized under
1149	chapter 624, exclusive provider organizations authorized under
1150	chapter 627, health maintenance organizations authorized under
1151	chapter 641, and provider service networks that elect to be paid
1152	fee-for-service for up to 3 years as authorized under this
1153	section.
1154	Section 5. Section 409.91212, Florida Statutes, is created
1155	to read:
1156	409.91212 Medicaid reform demonstration program
1157	expansion
1158	(1) The agency may expand the Medicaid reform
1159	demonstration program pursuant to s. 409.91211 into any county
1160	of the state beginning in year two of the demonstration program
1161	if readiness criteria are met, the Joint Legislative Committee
1162	on Medicaid Reform Implementation has submitted a recommendation Page 42 of 56

Page 42 of 56

F	LΟ	R	I D	Α	Н	0	U	S	Е	0	F	R	Е	Ρ	R	Е	S	Е	Ν	Т	Α	Т	T	V	Е	S
---	----	---	-----	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---

	HB 3B 2005 CS
1163	pursuant to s. 11.72 regarding the extent to which the criteria
1164	have been met, and the agency has secured budget approval from
1165	the Legislative Budget Commission pursuant to s. 11.90. For the
1166	purpose of this section, the term "readiness" means there is
1167	evidence that at least two programs in a county meet the
1168	following criteria:
1169	(a) Demonstrate knowledge and understanding of managed
1170	care under the framework of Medicaid reform.
1171	(b) Demonstrate financial capability to meet solvency
1172	standards.
1173	(c) Demonstrate adequate controls and process for
1174	financial management.
1175	(d) Demonstrate the capability for clinical management of
1176	Medicaid recipients.
1177	(e) Demonstrate the adequacy, capacity, and accessibility
1178	of the services network.
1179	(f) Demonstrate the capability to operate a management
1180	information system and an encounter data system.
1181	(g) Demonstrate capability to implement quality assurance
1182	and utilization management activities.
1183	(h) Demonstrate capability to implement fraud control
1184	activities.
1185	(2) The agency shall conduct meetings and public hearings
1186	in the targeted expansion county with the public and provider
1187	community. The agency shall provide notice regarding public
1188	hearings. The agency shall maintain records of the proceedings.
1189	(3) The agency shall provide a 30-day notice of intent to
1190	expand the demonstration program with supporting documentation Page 43 of 56

FLORIDA HOUSE OF REPRESENTATI	VE	S
-------------------------------	----	---

	HB 3B 2005 CS
1191	that the readiness criteria has been met to the President of the
1192	Senate, the Speaker of the House of Representatives, the
1193	Minority Leader of the Senate, the Minority Leader of the House
1194	of Representatives, and the Office of Program Policy Analysis
1195	and Government Accountability.
1196	(4) The agency shall request a hearing and consideration
1197	by the Joint Legislative Committee on Medicaid Reform
1198	Implementation after the 30-day notice required in subsection
1199	(3) has expired in the form of a letter to the chair of the
1200	committee.
1201	(5) Upon receiving a memorandum from the Joint Legislative
1202	Committee on Medicaid Reform Implementation regarding the extent
1203	to which the expansion criteria pursuant to subsection (1) have
1204	been met, the agency may submit a budget amendment, pursuant to
1205	chapter 216, to request the necessary budget transfers
1206	associated with the expansion of the demonstration program.
1207	Section 6. Subsections (8) through (14) of section
1208	409.9122, Florida Statutes, are renumbered as subsections (7)
1209	through (13), respectively, and paragraphs (e), (f), (g), (h),
1210	(k), and (1) of subsection (2) and present subsection (7) of
1211	that section are amended to read:
1212	409.9122 Mandatory Medicaid managed care enrollment;
1213	programs and procedures
1214	(2)
1215	(e) Medicaid recipients who are already enrolled in a
1216	managed care plan or MediPass shall be offered the opportunity
1217	to change managed care plans or MediPass providers on a
1218	staggered basis, as defined by the agency. All Medicaid Page 44 of 56

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

hb0003b-01-c1

1219 recipients shall have 30 days in which to make a choice of 1220 managed care plans or MediPass providers. Those Medicaid 1221 recipients who do not make a choice shall be assigned to a 1222 managed care plan or MediPass in accordance with paragraph (f). 1223 To facilitate continuity of care, for a Medicaid recipient who 1224 is also a recipient of Supplemental Security Income (SSI), prior 1225 to assigning the SSI recipient to a managed care plan or 1226 MediPass, the agency shall determine whether the SSI recipient 1227 has an ongoing relationship with a MediPass provider or managed 1228 care plan, and if so, the agency shall assign the SSI recipient 1229 to that MediPass provider or managed care plan. Those SSI 1230 recipients who do not have such a provider relationship shall be 1231 assigned to a managed care plan or MediPass provider in 1232 accordance with paragraph (f).

1233 (f) When a Medicaid recipient does not choose a managed 1234 care plan or MediPass provider, the agency shall assign the 1235 Medicaid recipient to a managed care plan or MediPass provider. 1236 Medicaid recipients who are subject to mandatory assignment but 1237 who fail to make a choice shall be assigned to managed care 1238 plans until an enrollment of 40 percent in MediPass and 60 1239 percent in managed care plans is achieved. Once this enrollment 1240 is achieved, the assignments shall be divided in order to 1241 maintain an enrollment in MediPass and managed care plans which 1242 is in a 40 percent and 60 percent proportion, respectively. Thereafter, assignment of Medicaid recipients who fail to make a 1243 choice shall be based proportionally on the preferences of 1244 1245 recipients who have made a choice in the previous period. Such 1246 proportions shall be revised at least quarterly to reflect an Page 45 of 56

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

hb0003b-01-c1

1247 update of the preferences of Medicaid recipients. The agency 1248 shall disproportionately assign Medicaid-eligible recipients who 1249 are required to but have failed to make a choice of managed care 1250 plan or MediPass, including children, and who are to be assigned 1251 to the MediPass program to children's networks as described in 1252 s. 409.912(4)(g), Children's Medical Services Network as defined 1253 in s. 391.021, exclusive provider organizations, provider 1254 service networks, minority physician networks, and pediatric 1255 emergency department diversion programs authorized by this 1256 chapter or the General Appropriations Act, in such manner as the 1257 agency deems appropriate, until the agency has determined that 1258 the networks and programs have sufficient numbers to be 1259 economically operated. For purposes of this paragraph, when 1260 referring to assignment, the term "managed care plans" includes 1261 health maintenance organizations, exclusive provider organizations, provider service networks, minority physician 1262 1263 networks, Children's Medical Services Network, and pediatric 1264 emergency department diversion programs authorized by this 1265 chapter or the General Appropriations Act. When making 1266 assignments, the agency shall take into account the following criteria: 1267

12681. A managed care plan has sufficient network capacity to1269meet the need of members.

1270 2. The managed care plan or MediPass has previously 1271 enrolled the recipient as a member, or one of the managed care 1272 plan's primary care providers or MediPass providers has 1273 previously provided health care to the recipient.

Page 46 of 56

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

hb0003b-01-c1

3. The agency has knowledge that the member has previously expressed a preference for a particular managed care plan or MediPass provider as indicated by Medicaid fee-for-service claims data, but has failed to make a choice.

The managed care <u>plan is</u> plan's or MediPass primary
 care providers are geographically accessible to the recipient's
 residence.

5. The agency has authority to make mandatory assignments based on quality of service and performance of managed care plans.

(g) When more than one managed care plan or MediPass
Provider meets the criteria specified in paragraph (f), the
agency shall make recipient assignments consecutively by family
unit.

(h) The agency may not engage in practices that are
designed to favor one managed care plan over another or that are
designed to influence Medicaid recipients to enroll in MediPass
rather than in a managed care plan or to enroll in a managed
care plan rather than in MediPass. This subsection does not
prohibit the agency from reporting on the performance of
MediPass or any managed care plan, as measured by performance
criteria developed by the agency.

1296 (k) When a Medicaid recipient does not choose a managed 1297 care plan or MediPass provider, the agency shall assign the 1298 Medicaid recipient to a managed care plan, except in those 1299 counties in which there are fewer than two managed care plans 1300 accepting Medicaid enrollees, in which case assignment shall be 1301 to a managed care plan or a MediPass provider. Medicaid Page 47 of 56

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

2005 CS

1302 recipients in counties with fewer than two managed care plans 1303 accepting Medicaid enrollees who are subject to mandatory 1304 assignment but who fail to make a choice shall be assigned to 1305 managed care plans until an enrollment of 40 percent in MediPass 1306 and 60 percent in managed care plans is achieved. Once that 1307 enrollment is achieved, the assignments shall be divided in 1308 order to maintain an enrollment in MediPass and managed care 1309 plans which is in a 40 percent and 60 percent proportion, respectively. In service areas 1 and 6 of the Agency for Health 1310 1311 Care Administration where the agency is contracting for the 1312 provision of comprehensive behavioral health services through a capitated prepaid arrangement, recipients who fail to make a 1313 1314 choice shall be assigned equally to MediPass or a managed care 1315 plan. For purposes of this paragraph, when referring to 1316 assignment, the term "managed care plans" includes exclusive 1317 provider organizations, provider service networks, Children's 1318 Medical Services Network, minority physician networks, and 1319 pediatric emergency department diversion programs authorized by 1320 this chapter or the General Appropriations Act. When making 1321 assignments, the agency shall take into account the following 1322 criteria: 1323 1. A managed care plan has sufficient network capacity to 1324 meet the need of members.

1325 2. The managed care plan or MediPass has previously 1326 enrolled the recipient as a member, or one of the managed care 1327 plan's primary care providers or MediPass providers has 1328 previously provided health care to the recipient.

Page 48 of 56

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

hb0003b-01-c1

FLORIDA I	ΗΟ	US	E O	F R E	PRE	SEN	ТА	TIVES
-----------	----	----	-----	-------	-----	-----	----	-------

	HB 3B 2005 CS
1329	3. The agency has knowledge that the member has previously
1330	expressed a preference for a particular managed care plan or
1331	MediPass provider as indicated by Medicaid fee-for-service
1332	claims data, but has failed to make a choice.
1333	4. The managed care plan's or MediPass primary care
1334	providers are geographically accessible to the recipient's
1335	residence.
1336	5. The agency has authority to make mandatory assignments
1337	based on quality of service and performance of managed care
1338	plans.
1339	(k) (1) Notwithstanding the provisions of chapter 287, the
1340	agency may, at its discretion, renew cost-effective contracts
1341	for choice counseling services once or more for such periods as
1342	the agency may decide. However, all such renewals may not
1343	combine to exceed a total period longer than the term of the
1344	original contract.
1345	(7) The agency shall investigate the feasibility of
1346	developing managed care plan and MediPass options for the
1347	following groups of Medicaid recipients:
1348	(a) Pregnant women and infants.
1349	(b) Elderly and disabled recipients, especially those who
1350	are at risk of nursing home placement.
1351	(c) Persons with developmental disabilities.
1352	(d) Qualified Medicare beneficiaries.
1353	(e) Adults who have chronic, high-cost medical conditions.
1354	(f) Adults and children who have mental health problems.

Page 49 of 56

FL	0	RΙ	D	А	Н	0	U	S	Е	0	F	R	Е	Ρ	R	Е	S	Е	Ν	Т	А	Т	Т	V	Е	S
----	---	----	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---

ΗB	3B
----	----

	HB 3B 2005 CS
1355	(g) Other recipients for whom managed care plans and
1356	MediPass offer the opportunity of more cost-effective care and
1357	greater access to qualified providers.
1358	Section 7. The Agency for Health Care Administration shall
1359	report to the Legislature by April 1, 2006, the specific
1360	preimplementation milestones required by the Centers for
1361	Medicare and Medicaid Services Special Terms and Conditions
1362	related to the low income pool that have been approved by the
1363	Federal Government and the status of any remaining
1364	preimplementation milestones that have not been approved by the
1365	Federal Government.
1366	Section 8. Quarterly progress and annual reportsThe
1367	Agency for Health Care Administration shall submit to the
1368	Governor, the President of the Senate, the Speaker of the House
1369	of Representatives, the Minority Leader of the Senate, the
1370	Minority Leader of the House of Representatives, and the Office
1371	of Program Policy Analysis and Government Accountability the
1372	following reports:
1373	(1) Quarterly progress reports submitted to Centers for
1374	Medicare and Medicaid Services no later than 60 days following
1375	the end of each quarter. These reports shall present the
1376	agency's analysis and the status of various operational areas.
1377	The quarterly progress reports shall include, but are not
1378	limited to, the following:
1379	(a) Documentation of events that occurred during the
1380	quarter or that are anticipated to occur in the near future that
1381	affect health care delivery, including, but not limited to, the
1382	approval of contracts with new managed care plans, the Page 50 of 56

CS 1383 procedures for designating coverage areas, the process of phasing in managed care, a description of the populations served 1384 and the benefits provided, the number of recipients enrolled, a 1385 1386 list of grievances submitted by enrollees, and other operational 1387 issues. 1388 (b) Action plans for addressing policy and administrative 1389 issues. (c) Documentation of agency efforts related to the 1390 1391 collection and verification of encounter and utilization data. 1392 Enrollment data for each managed care plan according (d) 1393 to the following specifications: total number of enrollees, 1394 eligibility category, number of enrollees receiving Temporary 1395 Assistance for Needy Families or Supplemental Security Income, 1396 market share, and percentage change in enrollment. In addition, the agency shall provide a summary of voluntary and mandatory 1397 selection rates and disenrollment data. Enrollment data, number 1398 of members by month, and expenditures shall be submitted in the 1399 1400 format for monitoring budget neutrality provided by the Centers for Medicare and Medicaid Services. 1401 1402 (e) Documentation of low income pool activities and 1403 associated expenditures. 1404 (f) Documentation of activities related to the 1405 implementation of choice counseling including efforts to improve 1406 health literacy and the methods used to obtain public input 1407 including recipient focus groups. 1408 (g) Participation rates in the Enhanced Benefit Accounts 1409 Program, as established in the Centers for Medicare and Medicaid 1410 Services Special Terms and Conditions number 11-W-00206/4, which Page 51 of 56

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

2005

CS 1411 shall include: participation levels, summary of activities and associated expenditures, number of accounts established 1412 including active participants and individuals who continue to 1413 1414 retain access to funds in an account but no longer actively 1415 participate, estimated quarterly deposits in accounts, and 1416 expenditures from the accounts. Enrollment data on employer-sponsored insurance that 1417 (h) documents the number of individuals selecting to opt out when 1418 1419 employer-sponsored insurance is available. The agency shall 1420 include data that identifies enrollee characteristics to include 1421 eligibility category, type of employer-sponsored insurance, and 1422 type of coverage based on whether the coverage is for the 1423 individual or the family. The agency shall develop and maintain 1424 disenrollment reports specifying the reason for disenrolling in an employer-sponsored insurance program. The agency shall also 1425 1426 track and report on those enrollees who elect to reenroll in the 1427 Medicaid reform waiver demonstration program. 1428 (i) Documentation of progress toward the demonstration program goals. 1429 (j) Documentation of evaluation activities. 1430 1431 (2) The annual report shall document accomplishments, 1432 program status, quantitative and case study findings, utilization data, and policy and administrative difficulties in 1433 1434 the operation of the Medicaid reform waiver demonstration 1435 program. The agency shall submit the draft annual report no 1436 later than October 1 after the end of each fiscal year. 1437 (a) Beginning with the annual report for demonstration

1438 program year two, the agency shall include a section on the Page 52 of 56

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

hb0003b-01-c1

2005

FLORIDA HOUSE OF REPRESENTA	ATIVES
-----------------------------	--------

ΗB	3B
----	----

	HB 3B 2005 CS
1439	administration of enhanced benefit accounts, participation
1440	rates, an assessment of expenditures, and potential cost
1441	savings.
1442	(b) Beginning with the annual report for demonstration
1443	program year four, the agency shall include a section that
1444	provides qualitative and quantitative data that describes the
1445	impact of the low income pool on the number of uninsured persons
1446	in the state from the start of the implementation of the
1447	demonstration program.
1448	Section 9. Section 11.72, Florida Statutes, is created to
1449	read:
1450	11.72 Joint Legislative Committee on Medicaid Reform
1451	Implementation; creation; membership; powers; duties
1452	(1) There is created a standing joint committee of the
1453	Legislature designated the Joint Legislative Committee on
1454	Medicaid Reform Implementation for the purpose of reviewing
1455	policy issues related to expansion of the Medicaid managed care
1456	pilot program pursuant to s. 409.91211.
1457	(2) The Joint Legislative Committee on Medicaid Reform
1458	Implementation shall be composed of eight members appointed as
1459	follows: four members of the House of Representatives appointed
1460	by the Speaker of the House of Representatives, one of whom
1461	shall be a member of the minority party; and four members of the
1462	Senate appointed by the President of the Senate, one of whom
1463	shall be a member of the minority party. The President of the
1464	Senate shall appoint the chair in even-numbered years and the
1465	vice chair in odd-numbered years, and the Speaker of the House
1466	of Representatives shall appoint the chair in odd-numbered years

Page 53 of 56

2005 CS

1467	and the vice chair in even-numbered years from among the
1468	committee membership. Vacancies shall be filled in the same
1469	manner as the original appointment. Members shall serve without
1470	compensation, except that members are entitled to reimbursement
1471	for per diem and travel expenses in accordance with s. 112.061.
1472	(3) The committee shall be governed by joint rules of the
1473	Senate and the House of Representatives which shall remain in
1474	effect until repealed or amended by concurrent resolution.
1475	(4) The committee shall meet at the call of the chair. The
1476	committee may hold hearings on matters within its purview which
1477	are in the public interest. A quorum shall consist of a majority
1478	of members from each house, plus one additional member from
1479	either house. Action by the committee requires a majority vote
1480	of the members present of each house.
1481	(5) The committee shall be jointly staffed by the
1482	appropriations and substantive committees of the House of
1483	Representatives and the Senate. During even-numbered years the
1484	Senate shall serve as lead staff and during odd-numbered years
1485	the House of Representatives shall serve as lead staff.
1486	(6) The committee shall:
1487	(a) Review reports, public hearing proceedings, documents,
1488	and materials provided by the Agency for Health Care
1489	Administration relating to the expansion of the Medicaid managed
1490	care pilot program to other counties of the state pursuant to s.
1491	409.91212.
1492	(b) Consult with the substantive and fiscal committees of
1493	the House of Representatives and the Senate which have
	Page 51 of 56

Page 54 of 56

1494 jurisdiction over the Medicaid matters relating to agency action 1495 to expand the Medicaid managed care pilot program. (c) Meet to consider and make a recommendation regarding 1496 1497 the extent to which the expansion criteria pursuant to s. 1498 409.91212 have been met. 1499 (7) Within 2 days after meeting, during which the committee reviewed documents, material, and testimony related to 1500 the expansion criteria, the committee shall submit a memorandum 1501 1502 to the Speaker of the House of Representatives, the President of 1503 the Senate, the Legislative Budget Commission, and the agency 1504 delineating the extent to which the agency met the expansion 1505 criteria. 1506 Section 10. It is the intent of the Legislature that if 1507 any conflict exists between the provisions contained in s. 409.91211, Florida Statutes, and other provisions of chapter 1508 409, Florida Statutes, as they relate to implementation of the 1509 Medicaid managed care pilot program, the provisions contained in 1510 1511 s. 409.91211, Florida Statutes, shall control. The Agency for 1512 Health Care Administration shall provide a written report to the 1513 President of the Senate and the Speaker of the House of Representatives by April 1, 2006, identifying any provisions of 1514 1515 chapter 409, Florida Statutes, that conflict with the implementation of the Medicaid managed care pilot program as 1516 1517 created in s. 409.91211, Florida Statutes. After April 1, 2006, 1518 the agency shall provide a written report to the President of 1519 the Senate and the Speaker of the House of Representatives 1520 immediately upon identifying any provisions of chapter 409, 1521 Florida Statutes, that conflict with the implementation of the

Page 55 of 56

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

1522

1523

Medicaid managed care pilot program as created in s. 409.91211, Florida Statutes.

1524 Section 11. Section 216.346, Florida Statutes, is amended 1525 to read:

1526 216.346 Contracts between state agencies; restriction on 1527 overhead or other indirect costs. -- In any contract between state 1528 agencies, including any contract involving the State University 1529 System or the Florida Community College System, the agency 1530 receiving the contract or grant moneys shall charge no more than 1531 a reasonable percentage 5 percent of the total cost of the 1532 contract or grant for overhead or indirect costs or any other 1533 costs not required for the payment of direct costs. This 1534 provision is not intended to limit an agency's ability to 1535 certify matching funds or designate in-kind contributions which 1536 will allow the drawdown of federal Medicaid dollars that do not 1537 affect state budgeting.

Section 12. One full-time equivalent position is authorized and the sum of \$250,000 is appropriated for fiscal year 2006-2007 from the General Revenue Fund to the Office of Insurance Regulation of the Financial Services Commission to fund the annual review of the Medicaid managed care pilot program's risk-adjusted rate setting methodology.

1544Section 13. This act shall take effect upon becoming a1545law.

Page 56 of 56

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