4

11

20

21

24

A bill to be entitled 1 2 An act relating to Medicaid; amending s. 409.911, F.S.; adding a duty to the Medicaid Disproportionate Share 3 Council; providing a future repeal of the Disproportionate 5 Share Council; creating the Medicaid Low-Income Pool 6 Council; providing for membership and duties; amending s. 7 409.912, F.S.; authorizing the Agency for Health Care Administration to contract with comprehensive behavioral 8 health plans in separate counties within or adjacent to an 9 AHCA area; providing that specified federally qualified 10 health centers or entities that are owned by one or more federally qualified health centers are exempt from the 12 requirements imposed by law on health maintenance 13 14 organizations and health care services; providing exceptions; conforming provisions to the solvency 15 16 requirements in s. 641.2261, F.S.; deleting the competitive-procurement requirement for provider service 17 networks; updating a reference to the provider service 18 network; amending s. 409.91211, F.S.; specifying the 19 process for statewide expansion of the Medicaid managed care demonstration program; requiring that matching funds for the Medicaid managed care pilot program be provided by 22 23 local governmental entities; providing for distribution of funds by the agency; providing legislative intent with respect to the low-income pool plan required under the 25 26 Medicaid reform waiver; specifying the agency's powers, duties, and responsibilities with respect to implementing 27 28 the Medicaid managed care pilot program; revising the Page 1 of 47

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

2005

hb0003b-04-e2

29

30

31

32

33

34

35

36

37

38 39

40

41

42

43

44

45

46

47

48

49 50

51

52

53

54

55

56

quidelines for allowing a provider service network to receive fee-for-service payments in the demonstration areas; authorizing the agency to make direct payments to hospitals and physicians for the costs associated with graduate medical education under Medicaid reform; including the Children's Medical Services Network in the Department of Health within those programs intended by the Legislature to participate in the pilot program to the extent possible; requiring that the agency implement standards of quality assurance and performance improvement in the demonstration areas of the pilot program; requiring the agency to establish an encounter database to compile data from managed care plans; requiring the agency to implement procedures to minimize the risk of Medicaid fraud and abuse in all managed care plans in the demonstration areas; clarifying that the assignment process for the pilot program is exempt from certain mandatory procedures for Medicaid managed care enrollment specified in s. 409.9122, F.S.; revising the automatic assignment process in the demonstration areas; requiring that the agency report any modifications to the approved waiver and special terms and conditions to the Legislature within specified time periods; authorizing the agency to implement the provisions of the waiver approved by federal Centers for Medicare and Medicaid Services; requiring the Secretary of Health Care Administration to convene a technical advisory panel to advise the agency in matters relating to rate setting, benefit design, and choice Page 2 of 47

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

2005

hb0003b-04-e2

57	counseling; providing for panel members; providing certain
58	requirements for managed care plans providing benefits to
59	TANF and SSI recipients; providing for capitation rates to
60	be phased in; providing an exception for high-risk,
61	specialty populations; requiring the certification of
62	rates by an actuary and federal approval; providing that,
63	if any conflict exists between the provisions contained in
64	s. 409.91211, F.S., and ch. 409, F.S., concerning the
65	implementation of the pilot program, the provisions
66	contained in s. 409.91211, F.S., control; creating s.
67	409.91213, F.S.; requiring the agency to submit quarterly
68	and annual progress reports to the Legislature; providing
69	requirements for the reports; amending s. 641.2261, F.S.;
70	revising the application of solvency requirements to
71	include Medicaid provider service networks; updating a
72	reference; requiring that the agency report to the
73	Legislature the pre-implementation milestones concerning
74	the low-income pool which have been approved by the
75	Federal Government and the status of those remaining to be
76	approved; amending s. 216.346, F.S.; revising provisions
77	relating to contracts between state agencies; providing an
78	effective date.
79	
80	Be It Enacted by the Legislature of the State of Florida:
81	
82	Section 1. Subsection (9) of section 409.911, Florida
83	Statutes, is amended, and subsection (10) is added to that
84	section, to read:
·	Page 3 of 47

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

85	409.911 Disproportionate share programSubject to
86	specific allocations established within the General
87	Appropriations Act and any limitations established pursuant to
88	chapter 216, the agency shall distribute, pursuant to this
89	section, moneys to hospitals providing a disproportionate share
90	of Medicaid or charity care services by making quarterly
91	Medicaid payments as required. Notwithstanding the provisions of
92	s. 409.915, counties are exempt from contributing toward the
93	cost of this special reimbursement for hospitals serving a
94	disproportionate share of low-income patients.
95	(9) The Agency for Health Care Administration shall create
96	a Medicaid Disproportionate Share Council.
97	(a) The purpose of the council is to study and make
98	recommendations regarding:
99	1. The formula for the regular disproportionate share
100	program and alternative financing options.
101	2. Enhanced Medicaid funding through the Special Medicaid
102	Payment program.
103	3. The federal status of the upper-payment-limit funding
104	option and how this option may be used to promote health care
105	initiatives determined by the council to be state health care
106	priorities.
107	4. The development of the low-income pool plan as required
108	by the federal Centers for Medicare and Medicaid Services using
109	the objectives established in s. 409.91211(1)(c).
110	(b) The council shall include representatives of the
111	Executive Office of the Governor and of the agency;
112	representatives from teaching, public, private nonprofit, Page 4 of 47
(CODINC: Words stricken are deletions: words underlined are additions

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

hb0003b-04-e2

FLORIDA HOUSE OF REPRESENTATIVE	FL	OR	IDA	ΗО	US	E O F	REP	'RES	3 E N	ΤА	ТΙV	ES
---------------------------------	----	----	-----	----	----	-------	-----	------	-------	----	-----	----

private for-profit, and family practice teaching hospitals; and 113 114 representatives from other groups as needed. The agency must ensure that there is fair representation of each group specified 115 116 in this paragraph. 117 (C)The council shall submit its findings and recommendations to the Governor and the Legislature no later 118 119 than March February 1 of each year. 120 This subsection shall stand repealed June 30, 2006, (d) 121 unless reviewed and saved from repeal through reenactment by the 122 Legislature. 123 (10) The Agency for Health Care Administration shall 124 create a Medicaid Low-Income Pool Council by July 1, 2006. The 125 Low-Income Pool Council shall consist of 17 members, including 126 three representatives of statutory teaching hospitals, three representatives of public hospitals, three representatives of 127 nonprofit hospitals, three representatives of for-profit 128 129 hospitals, two representatives of rural hospitals, two 130 representatives of units of local government which contribute 131 funding, and one representative of family practice teaching 132 hospitals. The council shall: 133 (a) Make recommendations on the financing of the lowincome pool and the disproportionate share hospital program and 134 135 the distribution of their funds. 136 Advise the Agency for Health Care Administration on (b) 137 the development of the low-income pool plan required by the federal Centers for Medicare and Medicaid Services pursuant to 138 139 the Medicaid reform waiver.

Page 5 of 47

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

140	(c) Advise the Agency for Health Care Administration on
141	the distribution of hospital funds used to adjust inpatient
142	hospital rates, rebase rates, or otherwise exempt hospitals from
143	reimbursement limits as financed by intergovernmental transfers.
144	(d) Submit its findings and recommendations to the
145	Governor and the Legislature no later than February 1 of each
146	year.
147	Section 2. Paragraphs (b), (c), and (d) of subsection (4)
148	of section 409.912, Florida Statutes, are amended to read:
149	409.912 Cost-effective purchasing of health careThe
150	agency shall purchase goods and services for Medicaid recipients
151	in the most cost-effective manner consistent with the delivery
152	of quality medical care. To ensure that medical services are
153	effectively utilized, the agency may, in any case, require a
154	confirmation or second physician's opinion of the correct
155	diagnosis for purposes of authorizing future services under the
156	Medicaid program. This section does not restrict access to
157	emergency services or poststabilization care services as defined
158	in 42 C.F.R. part 438.114. Such confirmation or second opinion
159	shall be rendered in a manner approved by the agency. The agency
160	shall maximize the use of prepaid per capita and prepaid
161	aggregate fixed-sum basis services when appropriate and other
162	alternative service delivery and reimbursement methodologies,
163	including competitive bidding pursuant to s. 287.057, designed
164	to facilitate the cost-effective purchase of a case-managed
165	continuum of care. The agency shall also require providers to
166	minimize the exposure of recipients to the need for acute
167	inpatient, custodial, and other institutional care and the
	Page 6 of 47

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

hb0003b-04-e2

168 inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the 169 170 clinical practice patterns of providers in order to identify 171 trends that are outside the normal practice patterns of a 172provider's professional peers or the national guidelines of a provider's professional association. The vendor must be able to 173 provide information and counseling to a provider whose practice 174 patterns are outside the norms, in consultation with the agency, 175 to improve patient care and reduce inappropriate utilization. 176 177 The agency may mandate prior authorization, drug therapy 178 management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug classes, or 179 180 particular drugs to prevent fraud, abuse, overuse, and possible 181 dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the agency on drugs for 182 which prior authorization is required. The agency shall inform 183 the Pharmaceutical and Therapeutics Committee of its decisions 184 regarding drugs subject to prior authorization. The agency is 185 186 authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through 187 188 provider credentialing. The agency may competitively bid singlesource-provider contracts if procurement of goods or services 189 190 results in demonstrated cost savings to the state without 191 limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider 192 availability, provider quality standards, time and distance 193 standards for access to care, the cultural competence of the 194 195 provider network, demographic characteristics of Medicaid Page 7 of 47

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

hb0003b-04-e2

196 beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider 197 turnover, provider profiling, provider licensure history, 198 199 previous program integrity investigations and findings, peer 200 review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers 201 shall not be entitled to enrollment in the Medicaid provider 202 network. The agency shall determine instances in which allowing 203 Medicaid beneficiaries to purchase durable medical equipment and 204 205 other goods is less expensive to the Medicaid program than long-206 term rental of the equipment or goods. The agency may establish 207 rules to facilitate purchases in lieu of long-term rentals in 208 order to protect against fraud and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers 209 necessary to administer these policies. 210

211

(4) The agency may contract with:

An entity that is providing comprehensive behavioral 212 (b) health care services to certain Medicaid recipients through a 213 capitated, prepaid arrangement pursuant to the federal waiver 214 provided for by s. 409.905(5). Such an entity must be licensed 215 216 under chapter 624, chapter 636, or chapter 641 and must possess 217 the clinical systems and operational competence to manage risk 218 and provide comprehensive behavioral health care to Medicaid 219 recipients. As used in this paragraph, the term "comprehensive behavioral health care services" means covered mental health and 220 substance abuse treatment services that are available to 221 Medicaid recipients. The secretary of the Department of Children 222 223 and Family Services shall approve provisions of procurements Page 8 of 47

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

224 related to children in the department's care or custody prior to enrolling such children in a prepaid behavioral health plan. Any 225 contract awarded under this paragraph must be competitively 226 procured. In developing the behavioral health care prepaid plan 227 228 procurement document, the agency shall ensure that the 229 procurement document requires the contractor to develop and implement a plan to ensure compliance with s. 394.4574 related 230 231 to services provided to residents of licensed assisted living facilities that hold a limited mental health license. Except as 232 provided in subparagraph 8., and except in counties where the 233 234 Medicaid managed care pilot program is authorized pursuant s. 235 409.91211, the agency shall seek federal approval to contract 236 with a single entity meeting these requirements to provide 237 comprehensive behavioral health care services to all Medicaid recipients not enrolled in a Medicaid managed care plan 238 authorized under s. 409.91211 or a Medicaid health maintenance 239 organization in an AHCA area. In an AHCA area where the Medicaid 240 managed care pilot program is authorized pursuant to s. 241 409.91211 in one or more counties, the agency may procure a 242 contract with a single entity to serve the remaining counties as 243 244 an AHCA area or the remaining counties may be included with an 245 adjacent AHCA area and shall be subject to this paragraph. Each 246 entity must offer sufficient choice of providers in its network 247 to ensure recipient access to care and the opportunity to select a provider with whom they are satisfied. The network shall 248 include all public mental health hospitals. To ensure unimpaired 249 access to behavioral health care services by Medicaid 250 251 recipients, all contracts issued pursuant to this paragraph Page 9 of 47

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

hb0003b-04-e2

252 shall require 80 percent of the capitation paid to the managed 253 care plan, including health maintenance organizations, to be 254 expended for the provision of behavioral health care services. In the event the managed care plan expends less than 80 percent 255 256 of the capitation paid pursuant to this paragraph for the provision of behavioral health care services, the difference 257 shall be returned to the agency. The agency shall provide the 258 259 managed care plan with a certification letter indicating the 260 amount of capitation paid during each calendar year for the 261 provision of behavioral health care services pursuant to this 262 section. The agency may reimburse for substance abuse treatment 263 services on a fee-for-service basis until the agency finds that 264 adequate funds are available for capitated, prepaid 265 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.

271 2. By July 1, 2003, the agency and the Department of 272 Children and Family Services shall execute a written agreement 273 that requires collaboration and joint development of all policy, 274 budgets, procurement documents, contracts, and monitoring plans 275 that have an impact on the state and Medicaid community mental 276 health and targeted case management programs.

277 3. Except as provided in subparagraph 8., by July 1, 2006,
278 the agency and the Department of Children and Family Services
279 shall contract with managed care entities in each AHCA area
Page 10 of 47

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

hb0003b-04-e2

280 except area 6 or arrange to provide comprehensive inpatient and outpatient mental health and substance abuse services through 281 282 capitated prepaid arrangements to all Medicaid recipients who 283 are eligible to participate in such plans under federal law and 284 regulation. In AHCA areas where eligible individuals number less than 150,000, the agency shall contract with a single managed 285 care plan to provide comprehensive behavioral health services to 286 287 all recipients who are not enrolled in a Medicaid health 288 maintenance organization or a Medicaid capitated managed care 289 plan authorized under s. 409.91211. The agency may contract with 290 more than one comprehensive behavioral health provider to 291 provide care to recipients who are not enrolled in a Medicaid capitated managed care plan authorized under s. 409.91211 or a 292 293 Medicaid health maintenance organization in AHCA areas where the eligible population exceeds 150,000. In an AHCA area where the 294 Medicaid managed care pilot program is authorized pursuant to s. 295 296 409.91211 in one or more counties, the agency may procure a 297 contract with a single entity to serve the remaining counties as 298 an AHCA area or the remaining counties may be included with an adjacent AHCA area and shall be subject to this paragraph. 299 300 Contracts for comprehensive behavioral health providers awarded 301 pursuant to this section shall be competitively procured. Both 302 for-profit and not-for-profit corporations shall be eligible to 303 compete. Managed care plans contracting with the agency under 304 subsection (3) shall provide and receive payment for the same 305 comprehensive behavioral health benefits as provided in AHCA 306 rules, including handbooks incorporated by reference. In AHCA 307 area 11, the agency shall contract with at least two Page 11 of 47

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

hb0003b-04-e2

308 comprehensive behavioral health care providers to provide 309 behavioral health care to recipients in that area who are enrolled in, or assigned to, the MediPass program. One of the 310 behavioral health care contracts shall be with the existing 311 312 provider service network pilot project, as described in 313 paragraph (d), for the purpose of demonstrating the costeffectiveness of the provision of quality mental health services 314 315 through a public hospital-operated managed care model. Payment shall be at an agreed-upon capitated rate to ensure cost 316 317 savings. Of the recipients in area 11 who are assigned to 318 MediPass under the provisions of s. 409.9122(2)(k), a minimum of 319 50,000 of those MediPass-enrolled recipients shall be assigned 320 to the existing provider service network in area 11 for their behavioral care. 321

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.

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

Page 12 of 47

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

1

335 match but may not over-obligate existing funds on an annualized 336 basis.

c. Subject to any limitations provided for in the General
Appropriations Act, the agency, in compliance with appropriate
federal authorization, shall develop policies and procedures
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 a Medicaid behavioral health overlay 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.

In converting to a prepaid system of delivery, the 347 6. 348 agency shall in its procurement document require an entity providing only comprehensive behavioral health care services to 349 prevent the displacement of indigent care patients by enrollees 350 in the Medicaid prepaid health plan providing behavioral health 351 care services from facilities receiving state funding to provide 352 indigent behavioral health care, to facilities licensed under 353 chapter 395 which do not receive state funding for indigent 354 355 behavioral health care, or reimburse the unsubsidized facility for the cost of behavioral health care provided to the displaced 356 357 indigent care patient.

Traditional community mental health providers under
contract with the Department of Children and Family Services
pursuant to part IV of chapter 394, child welfare providers
under contract with the Department of Children and Family
Services in areas 1 and 6, and inpatient mental health providers
Page 13 of 47

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

hb0003b-04-e2

363 licensed pursuant to chapter 395 must be offered an opportunity 364 to accept or decline a contract to participate in any provider 365 network for prepaid behavioral health services.

For fiscal year 2004-2005, all Medicaid eligible 366 8. 367 children, except children in areas 1 and 6, whose cases are open for child welfare services in the HomeSafeNet system, shall be 368 369 enrolled in MediPass or in Medicaid fee-for-service and all 370 their behavioral health care services including inpatient, 371 outpatient psychiatric, community mental health, and case management shall be reimbursed on a fee-for-service basis. 372 373 Beginning July 1, 2005, such children, who are open for child 374 welfare services in the HomeSafeNet system, shall receive their 375 behavioral health care services through a specialty prepaid plan 376 operated by community-based lead agencies either through a single agency or formal agreements among several agencies. The 377 specialty prepaid plan must result in savings to the state 378 comparable to savings achieved in other Medicaid managed care 379 380 and prepaid programs. Such plan must provide mechanisms to 381 maximize state and local revenues. The specialty prepaid plan shall be developed by the agency and the Department of Children 382 383 and Family Services. The agency is authorized to seek any federal waivers to implement this initiative. 384

(c) A federally qualified health center or an entity owned by one or more federally qualified health centers or an entity owned by other migrant and community health centers receiving non-Medicaid financial support from the Federal Government to provide health care services on a prepaid or fixed-sum basis to recipients. <u>A federally qualified health center or an entity</u> Page 14 of 47

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

hb0003b-04-e2

391 that is owned by one or more federally qualified health centers and is reimbursed by the agency on a prepaid basis is exempt 392 393 from parts I and III of chapter 641, but must comply with the 394 solvency requirements in s. 641.2261(2) and meet the appropriate 395 requirements governing financial reserve, quality assurance, and 396 patients' rights established by the agency. Such prepaid health 397 care services entity must be licensed under parts I and III of chapter 641, but shall be prohibited from serving Medicaid 398 399 recipients on a prepaid basis, until such licensure has been 400 obtained. However, such an entity is exempt from s. 641.225 if 401 the entity meets the requirements specified in subsections (17) 402 and (18).

A provider service network may be reimbursed on a fee-403 (d) 404 for-service or prepaid basis. A provider service network which is reimbursed by the agency on a prepaid basis shall be exempt 405 from parts I and III of chapter 641, but must comply with the 406 solvency requirements in s. 641.2261(2) and meet appropriate 407 financial reserve, quality assurance, and patient rights 408 requirements as established by the agency. The agency shall 409 award contracts on a competitive bid basis and shall select 410 411 bidders based upon price and quality of care. Medicaid recipients assigned to a provider service network demonstration 412 413 project shall be chosen equally from those who would otherwise have been assigned to prepaid plans and MediPass. The agency is 414 authorized to seek federal Medicaid waivers as necessary to 415 implement the provisions of this section. Any contract 416 417 previously awarded to a provider service network operated by a 418 hospital pursuant to this subsection shall remain in effect for Page 15 of 47

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

hb0003b-04-e2

419 a period of 3 years following the current contract expiration date, regardless of any contractual provisions to the contrary. 420 A provider service network is a network established or organized 421 422 and operated by a health care provider, or group of affiliated health care providers, including minority physician networks and 423 emergency room diversion programs that meet the requirements of 424 425 s. 409.91211, which provides a substantial proportion of the 426 health care items and services under a contract directly through 427 the provider or affiliated group of providers and may make arrangements with physicians or other health care professionals, 428 429 health care institutions, or any combination of such individuals 430 or institutions to assume all or part of the financial risk on a prospective basis for the provision of basic health services by 431 432 the physicians, by other health professionals, or through the institutions. The health care providers must have a controlling 433 interest in the governing body of the provider service network 434 organization. 435

436 Section 3. Section 409.91211, Florida Statutes, is amended 437 to read:

438

409.91211 Medicaid managed care pilot program.--

439 (1)(a) The agency is authorized to seek and implement 440 experimental, pilot, or demonstration project waivers, pursuant 441 to s. 1115 of the Social Security Act, to create a statewide initiative to provide for a more efficient and effective service 442 delivery system that enhances quality of care and client 443 outcomes in the Florida Medicaid program pursuant to this 444 section. Phase one of the demonstration shall be implemented in 445 446 two geographic areas. One demonstration site shall include only Page 16 of 47

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

hb0003b-04-e2

447	Broward County. A second demonstration site shall initially
448	include Duval County and shall be expanded to include Baker,
449	Clay, and Nassau Counties within 1 year after the Duval County
450	program becomes operational. The agency shall implement
451	expansion of the program to include the remaining counties of
452	the state and remaining eligibility groups in accordance with
453	the process specified in the federally-approved special terms
454	and conditions numbered 11-W-00206/4, as approved by the federal
455	Centers for Medicare and Medicaid Services on October 19, 2005,
456	with a goal of full statewide implementation by June 30, 2011.
457	(b) This waiver authority is contingent upon federal
458	approval to preserve the upper-payment-limit funding mechanism
459	for hospitals, including a guarantee of a reasonable growth
460	factor, a methodology to allow the use of a portion of these
461	funds to serve as a risk pool for demonstration sites,
462	provisions to preserve the state's ability to use
463	intergovernmental transfers, and provisions to protect the
464	disproportionate share program authorized pursuant to this
465	chapter. Upon completion of the evaluation conducted under s. 3,
466	ch. 2005-133, Laws of Florida, the agency may request statewide
467	expansion of the demonstration projects. Statewide phase-in to
468	additional counties shall be contingent upon review and approval
469	by the Legislature. <u>Under the upper-payment-limit program, or</u>
470	the low-income pool as implemented by the Agency for Health Care
471	Administration pursuant to federal waiver, the state matching
472	funds required for the program shall be provided by local
473	governmental entities through intergovernmental transfers in
474	accordance with published federal statutes and regulations. The
·	Page 17 of 47

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

FL (ORI	DΑ	ΗΟ	US	E O	F	REP	R E	S	E N	ΤА	ТΙ	VΕ	S
------	-----	----	----	----	-----	---	-----	-----	---	-----	----	----	----	---

475	Agency for Health Care Administration shall distribute upper-
476	payment-limit, disproportionate share hospital, and low-income
477	pool funds according to published federal statutes, regulations,
478	and waivers and the low-income pool methodology approved by the
479	federal Centers for Medicare and Medicaid Services.
480	(c) It is the intent of the Legislature that the low-
481	income pool plan required by the terms and conditions of the
482	Medicaid reform waiver and submitted to the federal Centers for
483	Medicare and Medicaid Services propose the distribution of the
484	abovementioned program funds based on the following objectives:
485	1. Assure a broad and fair distribution of available funds
486	based on the access provided by Medicaid participating
487	hospitals, regardless of their ownership status, through their
488	delivery of inpatient or outpatient care for Medicaid
489	beneficiaries and uninsured and underinsured individuals;
490	2. Assure accessible emergency inpatient and outpatient
491	care for Medicaid beneficiaries and uninsured and underinsured
492	individuals;
493	3. Enhance primary, preventive, and other ambulatory care
494	coverages for uninsured individuals;
495	4. Promote teaching and specialty hospital programs;
496	5. Promote the stability and viability of statutorily
497	defined rural hospitals and hospitals that serve as sole
498	community hospitals;
499	6. Recognize the extent of hospital uncompensated care
500	<u>costs;</u>
501	7. Maintain and enhance essential community hospital care;
•	Dago 18 of 47

Page 18 of 47

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

|--|

502	8. Maintain incentives for local governmental entities to
503	contribute to the cost of uncompensated care;
504	9. Promote measures to avoid preventable hospitalizations;
505	10. Account for hospital efficiency; and
506	11. Contribute to a community's overall health system.
507	(2) The Legislature intends for the capitated managed care
508	pilot program to:
509	(a) Provide recipients in Medicaid fee-for-service or the
510	MediPass program a comprehensive and coordinated capitated
511	managed care system for all health care services specified in
512	ss. 409.905 and 409.906.
513	(b) Stabilize Medicaid expenditures under the pilot
514	program compared to Medicaid expenditures in the pilot area for
515	the 3 years before implementation of the pilot program, while
516	ensuring:
517	1. Consumer education and choice.
518	2. Access to medically necessary services.
519	3. Coordination of preventative, acute, and long-term
520	care.
521	4. Reductions in unnecessary service utilization.
522	(c) Provide an opportunity to evaluate the feasibility of
523	statewide implementation of capitated managed care networks as a
524	replacement for the current Medicaid fee-for-service and
525	MediPass systems.
526	(3) The agency shall have the following powers, duties,
527	and responsibilities with respect to the development of a pilot
528	program:
	Dago 10 of 47

Page 19 of 47

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

(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, including recommend</u>
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.

540 To implement determine and recommend how to design the (C) managed care pilot program that maximizes in order to take 541 542 maximum advantage of all available state and federal funds, including those obtained through intergovernmental transfers, 543 the low-income pool, supplemental Medicaid payments the upper-544 545 payment-level funding systems, and the disproportionate share 546 program. Within the parameters allowed by federal statute and 547 rule, the agency may seek options for making direct payments to 548 hospitals and physicians employed by or under contract with the 549 state's medical schools for the costs associated with graduate 550 medical education under Medicaid 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.

(e) To <u>implement</u> determine and recommend policies and guidelines for phasing in financial risk for approved provider Page 20 of 47

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

hb0003b-04-e2

557 service networks over a 3-year period. These policies and guidelines must shall include an option for a provider service 558 559 network to be paid to pay fee-for-service rates that may include a savings settlement option for at least 2 years. For any 560 561 provider service network established in a managed care pilot 562 area, the option to be paid fee-for-service rates shall include a savings-settlement mechanism that is consistent with s. 563 564 409.912(44). This model shall may be converted to a risk-565 adjusted capitated rate no later than the beginning of the 566 fourth in the third year of operation, and may be converted 567 earlier at the option of the provider service network. Federally 568 qualified health centers may be offered an opportunity to accept 569 or decline a contract to participate in any provider network for 570 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.

(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.

(h) To <u>implement</u> determine and recommend program standards
and credentialing requirements for capitated managed care
networks to participate in the pilot program, including those
related to fiscal solvency, quality of care, and adequacy of
access to health care providers. It is the intent of the
Legislature that, to the extent possible, any pilot program
Page 21 of 47

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

585 authorized by the state under this section include any federally 586 qualified health center, federally qualified rural health clinic, county health department, the Children's Medical 587 Services Network within the Department of Health, or other 588 589 federally, state, or locally funded entity that serves the 590 geographic areas within the boundaries of the pilot program that requests to participate. This paragraph does not relieve an 591 592 entity that qualifies as a capitated managed care network under 593 this section from any other licensure or regulatory requirements 594 contained in state or federal law which would otherwise apply to the entity. The standards and credentialing requirements shall 595 596 be based upon, but are not limited to: Compliance with the accreditation requirements as 597 1. 598 provided in s. 641.512. Compliance with early and periodic screening, 599 2. diagnosis, and treatment screening requirements under federal 600 601 law. 602 3. The percentage of voluntary disenrollments. 603 4. Immunization rates. 5. Standards of the National Committee for Quality 604 605 Assurance and other approved accrediting bodies. Recommendations of other authoritative bodies. 606 6. 607 7. Specific requirements of the Medicaid program, or standards designed to specifically meet the unique needs of 608 609 Medicaid recipients. 610 Compliance with the health quality improvement system 8. 611 as established by the agency, which incorporates standards and

Page 22 of 47

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

612 guidelines developed by the Centers for Medicare and Medicaid613 Services as part of the quality assurance reform initiative.

614 9. The network's infrastructure capacity to manage
615 financial transactions, recordkeeping, data collection, and
616 other administrative functions.

617 10. The network's ability to submit any financial,
618 programmatic, or patient-encounter data or other information
619 required by the agency to determine the actual services provided
620 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:

626

1. A list and description of the benefits provided.

627 2. Information about cost sharing.

628 3. Plan performance data, if available.

629

4. An explanation of benefit limitations.

630 5. Contact information, including identification of
631 providers participating in the network, geographic locations,
632 and transportation limitations.

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

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

Page 23 of 47

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

639 (k) To implement develop and recommend a choice counseling system to ensure that the choice counseling process and related 640 641 material are designed to provide counseling through face-to-face interaction, by telephone, and in writing and through other 642 643 forms of relevant media. Materials shall be written at the fourth-grade reading level and available in a language other 644 645 than English when 5 percent of the county speaks a language 646 other than English. Choice counseling shall also use language 647 lines and other services for impaired recipients, such as 648 TTD/TTY.

649 (1)To implement develop and recommend a system that 650 prohibits capitated managed care plans, their representatives, 651 and providers employed by or contracted with the capitated 652 managed care plans from recruiting persons eligible for or enrolled in Medicaid, from providing inducements to Medicaid 653 recipients to select a particular capitated managed care plan, 654 and from prejudicing Medicaid recipients against other capitated 655 656 managed care plans. The system shall require the entity 657 performing choice counseling to determine if the recipient has made a choice of a plan or has opted out because of duress, 658 659 threats, payment to the recipient, or incentives promised to the 660 recipient by a third party. If the choice counseling entity determines that the decision to choose a plan was unlawfully 661 influenced or a plan violated any of the provisions of s. 662 663 409.912(21), the choice counseling entity shall immediately 664 report the violation to the agency's program integrity section 665 for investigation. Verification of choice counseling by the

Page 24 of 47

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

666 recipient shall include a stipulation that the recipient667 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.

686 (p) To implement standards for plan compliance, including, 687 but not limited to, standards for quality assurance and 688 performance improvement, standards for peer or professional 689 reviews, grievance policies, and policies for maintaining 690 program integrity. The agency shall develop a data-reporting 691 system, seek input from managed care plans in order to establish 692 requirements for patient-encounter reporting, and ensure that 693 the data reported is accurate and complete.

Page 25 of 47

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

hb0003b-04-e2

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

694	1. In performing the duties required under this section,
695	the agency shall work with managed care plans to establish a
696	uniform system to measure and monitor outcomes for a recipient
697	of Medicaid services.
698	2. The system shall use financial, clinical, and other
699	criteria based on pharmacy, medical services, and other data
700	that is related to the provision of Medicaid services,
701	including, but not limited to:
702	a. The Health Plan Employer Data and Information Set
703	(HEDIS) or measures that are similar to HEDIS.
704	b. Member satisfaction.
705	c. Provider satisfaction.
706	d. Report cards on plan performance and best practices.
707	e. Compliance with the requirements for prompt payment of
708	claims under ss. 627.613, 641.3155, and 641.513.
709	f. Utilization and quality data for the purpose of
710	ensuring access to medically necessary services, including
711	underutilization or inappropriate denial of services.
712	3. The agency shall require the managed care plans that
713	have contracted with the agency to establish a quality assurance
714	system that incorporates the provisions of s. 409.912(27) and
715	any standards, rules, and guidelines developed by the agency.
716	4. The agency shall establish an encounter database in
717	order to compile data on health services rendered by health care
718	practitioners who provide services to patients enrolled in
719	managed care plans in the demonstration sites. The encounter
720	database shall:

Page 26 of 47

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

721	a. Collect the following for each type of patient
722	encounter with a health care practitioner or facility,
723	including:
724	(I) The demographic characteristics of the patient.
725	(II) The principal, secondary, and tertiary diagnosis.
726	(III) The procedure performed.
727	(IV) The date and location where the procedure was
728	performed.
729	(V) The payment for the procedure, if any.
730	(VI) If applicable, the health care practitioner's
731	universal identification number.
732	(VII) If the health care practitioner rendering the
733	service is a dependent practitioner, the modifiers appropriate
734	to indicate that the service was delivered by the dependent
735	practitioner.
736	b. Collect appropriate information relating to
737	prescription drugs for each type of patient encounter.
738	c. Collect appropriate information related to health care
739	costs and utilization from managed care plans participating in
740	the demonstration sites.
741	5. To the extent practicable, when collecting the data the
742	agency shall use a standardized claim form or electronic
743	transfer system that is used by health care practitioners,
744	facilities, and payors.
745	6. Health care practitioners and facilities in the
746	demonstration sites shall electronically submit, and managed
747	care plans participating in the demonstration sites shall
748	electronically receive, information concerning claims payments
	Page 27 of 47

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

749 and any other information reasonably related to the encounter 750 database using a standard format as required by the agency. 751 The agency shall establish reasonable deadlines for 7. 752 phasing in the electronic transmittal of full encounter data. 753 The system must ensure that the data reported is 8. 754 accurate and complete. 755 (p) To develop and recommend a system to monitor the

provision of health care services in the pilot program,
including utilization and quality of health care services for
the purpose of ensuring access to medically necessary services.
This system shall include an encounter data-information system
that collects and reports utilization information. The system
shall include a method for verifying data integrity within the
database and within the provider's medical records.

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

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

 (s) To <u>implement</u> develop and recommend criteria <u>in an</u>
 approved federal waiver to designate health care providers as Page 28 of 47

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

hb0003b-04-e2

eligible to participate in the pilot program. The agency and capitated managed care networks must follow national guidelines for selecting health care providers, whenever available. These criteria must include at a minimum those criteria specified in s. 409.907.

(t) To <u>use develop and recommend</u> health care provider
agreements for participation in the pilot program.

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

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

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

The agency shall ensure that applicable provisions of
 This chapter and chapters 414, 626, 641, and 932 which relate to
 Medicaid fraud and abuse are applied and enforced at the
 demonstration project sites.

801 <u>2. Providers must have the certification, license, and</u>
 802 <u>credentials that are required by law and waiver requirements.</u>
 803 3. The agency shall ensure that the plan is in compliance

804

with s. 409.912(21) and (22).

Page 29 of 47

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

805	4. The agency shall require that each plan establish
806	functions and activities governing program integrity in order to
807	reduce the incidence of fraud and abuse. Plans must report
808	instances of fraud and abuse pursuant to chapter 641.
809	5. The plan shall have written administrative and
810	management arrangements or procedures, including a mandatory
811	compliance plan, which are designed to guard against fraud and
812	abuse. The plan shall designate a compliance officer who has
813	sufficient experience in health care.
814	6.a. The agency shall require all managed care plan
815	contractors in the pilot program to report all instances of
816	suspected fraud and abuse. A failure to report instances of
817	suspected fraud and abuse is a violation of law and subject to
818	the penalties provided by law.
819	b. An instance of fraud and abuse in the managed care
820	plan, including, but not limited to, defrauding the state health
821	care benefit program by misrepresentation of fact in reports,
822	claims, certifications, enrollment claims, demographic
823	statistics, or patient-encounter data; misrepresentation of the
824	qualifications of persons rendering health care and ancillary
825	services; bribery and false statements relating to the delivery
826	of health care; unfair and deceptive marketing practices; and
827	false claims actions in the provision of managed care, is a
828	violation of law and subject to the penalties provided by law.
829	c. The agency shall require that all contractors make all
830	files and relevant billing and claims data accessible to state
831	regulators and investigators and that all such data is linked

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

832

2005

into a unified system to ensure consistent reviews and 833 investigations. 834 (w) To develop and recommend a system to oversee the 835 activities of pilot program participants, health care providers, 836 capitated managed care networks, and their representatives in 837 order to prevent fraud or abuse, overutilization or duplicative 838 utilization, underutilization or inappropriate denial of 839 services, and neglect of participants and to recover overpayments as appropriate. For the purposes of this paragraph, 840 841 the terms "abuse" and "fraud" have the meanings as provided in 842 s. 409.913. The agency must refer incidents of suspected fraud, 843 abuse, overutilization and duplicative utilization, and 844 underutilization or inappropriate denial of services to the 845 appropriate regulatory agency. To develop and provide actuarial and benefit design 846 (\mathbf{x}) analyses that indicate the effect on capitation rates and 847 benefits offered in the pilot program over a prospective 5-year 848 849 period based on the following assumptions: 850 Growth in capitation rates which is limited to the 1. 851 estimated growth rate in general revenue. 852 2. Growth in capitation rates which is limited to the 853 average growth rate over the last 3 years in per-recipient 854 Medicaid expenditures. 855 Growth in capitation rates which is limited to the 3. growth rate of aggregate Medicaid expenditures between the 2003-856 857 2004 fiscal year and the 2004-2005 fiscal year. To develop a mechanism to require capitated managed 858 (\mathbf{y}) 859 care plans to reimburse qualified emergency service providers, Page 31 of 47 CODING: Words stricken are deletions; words underlined are additions.

including, but not limited to, ambulance services, in accordance with ss. 409.908 and 409.9128. The pilot program must include a provision for continuing fee-for-service payments for emergency services, including, but not limited to, individuals who access ambulance services or emergency departments and who are subsequently determined to be eligible for Medicaid services.

866 (z)To ensure that develop a system whereby school 867 districts participating in the certified school match program 868 pursuant to ss. 409.908(21) and 1011.70 shall be reimbursed by 869 Medicaid, subject to the limitations of s. 1011.70(1), for a 870 Medicaid-eligible child participating in the services as 871 authorized in s. 1011.70, as provided for in s. 409.9071, 872 regardless of whether the child is enrolled in a capitated 873 managed care network. Capitated managed care networks must make a good faith effort to execute agreements with school districts 874 regarding the coordinated provision of services authorized under 875 876 s. 1011.70. County health departments and federal qualified 877 health centers delivering school-based services pursuant to ss. 878 381.0056 and 381.0057 must be reimbursed by Medicaid for the 879 federal share for a Medicaid-eligible child who receives 880 Medicaid-covered services in a school setting, regardless of 881 whether the child is enrolled in a capitated managed care 882 network. Capitated managed care networks must make a good faith 883 effort to execute agreements with county health departments and 884 federally qualified health centers regarding the coordinated 885 provision of services to a Medicaid-eliqible child. To ensure 886 continuity of care for Medicaid patients, the agency, the 887 Department of Health, and the Department of Education shall Page 32 of 47

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

hb0003b-04-e2

888 develop procedures for ensuring that a student's capitated 889 managed care network provider receives information relating to 890 services provided in accordance with ss. 381.0056, 381.0057, 891 409.9071, and 1011.70.

892 To implement develop and recommend a mechanism (aa) 893 whereby Medicaid recipients who are already enrolled in a managed care plan or the MediPass program in the pilot areas 894 895 shall be offered the opportunity to change to capitated managed 896 care plans on a staggered basis, as defined by the agency. All 897 Medicaid recipients shall have 30 days in which to make a choice 898 of capitated managed care plans. Those Medicaid recipients who 899 do not make a choice shall be assigned to a capitated managed care plan in accordance with paragraph (4)(a) and shall be 900 901 exempt from s. 409.9122. To facilitate continuity of care for a Medicaid recipient who is also a recipient of Supplemental 902 Security Income (SSI), prior to assigning the SSI recipient to a 903 capitated managed care plan, the agency shall determine whether 904 905 the SSI recipient has an ongoing relationship with a provider or 906 capitated managed care plan, and, if so, the agency shall assign 907 the SSI recipient to that provider or capitated managed care 908 plan where feasible. Those SSI recipients who do not have such a 909 provider relationship shall be assigned to a capitated managed 910 care plan provider in accordance with paragraph (4)(a) and shall 911 be exempt from s. 409.9122.

912 (bb) To develop and recommend a service delivery 913 alternative for children having chronic medical conditions which 914 establishes a medical home project to provide primary care 915 services to this population. The project shall provide Page 33 of 47

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

hb0003b-04-e2

916 community-based primary care services that are integrated with 917 other subspecialties to meet the medical, developmental, and 918 emotional needs for children and their families. This project 919 shall include an evaluation component to determine impacts on 920 hospitalizations, length of stays, emergency room visits, costs, 921 and access to care, including specialty care and patient and 922 family satisfaction.

923 (cc) To develop and recommend service delivery mechanisms 924 within capitated managed care plans to provide Medicaid services 925 as specified in ss. 409.905 and 409.906 to persons with 926 developmental disabilities sufficient to meet the medical, 927 developmental, and emotional needs of these persons.

928 (dd) To develop and recommend service delivery mechanisms 929 within capitated managed care plans to provide Medicaid services 930 as specified in ss. 409.905 and 409.906 to Medicaid-eligible 931 children in foster care. These services must be coordinated with 932 community-based care providers as specified in s. 409.1675, 933 where available, and be sufficient to meet the medical, 934 developmental, and emotional needs of these children.

(4) (a) A Medicaid recipient in the pilot area who is not 935 936 currently enrolled in a capitated managed care plan upon 937 implementation is not eligible for services as specified in ss. 938 409.905 and 409.906, for the amount of time that the recipient 939 does not enroll in a capitated managed care network. If a 940 Medicaid recipient has not enrolled in a capitated managed care 941 plan within 30 days after eligibility, the agency shall assign 942 the Medicaid recipient to a capitated managed care plan based on 943 the assessed needs of the recipient as determined by the agency Page 34 of 47

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

hb0003b-04-e2

944 and the recipient shall be exempt from s. 409.9122. When making 945 assignments, the agency shall take into account the following 946 criteria:

947 1. A capitated managed care network has sufficient network948 capacity to meet the needs of members.

949 2. The capitated managed care network has previously 950 enrolled the recipient as a member, or one of the capitated 951 managed care network's primary care providers has previously 952 provided health care to the recipient.

953 3. The agency has knowledge that the member has previously 954 expressed a preference for a particular capitated managed care 955 network as indicated by Medicaid fee-for-service claims data, 956 but has failed to make a choice.

957 4. The capitated managed care network's primary care
958 providers are geographically accessible to the recipient's
959 residence.

960 (b) When more than one capitated managed care network 961 provider meets the criteria specified in paragraph (3)(h), the 962 agency shall make recipient assignments consecutively by family 963 unit.

964 (c) If a recipient is currently enrolled with a Medicaid 965 managed care organization that also operates an approved reform 966 plan within a demonstration area and the recipient fails to 967 choose a plan during the reform enrollment process or during 968 redetermination of eligibility, the recipient shall be 969 automatically assigned by the agency into the most appropriate 970 reform plan operated by the recipient's current Medicaid managed 971 care plan. If the recipient's current managed care plan does not Page 35 of 47

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

972 operate a reform plan in the demonstration area which adequately 973 meets the needs of the Medicaid recipient, the agency shall use 974 the automatic assignment process as prescribed in the special 975 terms and conditions numbered 11-W-00206/4. All enrollment and 976 choice counseling materials provided by the agency must contain 977 an explanation of the provisions of this paragraph for current 978 managed care recipients.

979 <u>(d)(c)</u> The agency may not engage in practices that are 980 designed to favor one capitated managed care plan over another 981 or that are designed to influence Medicaid recipients to enroll 982 in a particular capitated managed care network in order to 983 strengthen its particular fiscal viability.

984 (e) (d) After a recipient has made a selection or has been enrolled in a capitated managed care network, the recipient 985 shall have 90 days in which to voluntarily disenroll and select 986 another capitated managed care network. After 90 days, no 987 further changes may be made except for cause. Cause shall 988 989 include, but not be limited to, poor quality of care, lack of 990 access to necessary specialty services, an unreasonable delay or 991 denial of service, inordinate or inappropriate changes of primary care providers, service access impairments due to 992 significant changes in the geographic location of services, or 993 994 fraudulent enrollment. The agency may require a recipient to use 995 the capitated managed care network's grievance process as 996 specified in paragraph (3)(g) prior to the agency's 997 determination of cause, except in cases in which immediate risk of permanent damage to the recipient's health is alleged. The 998 999 grievance process, when used, must be completed in time to Page 36 of 47

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

hb0003b-04-e2

1000 permit the recipient to disenroll no later than the first day of 1001 the second month after the month the disenrollment request was 1002 made. If the capitated managed care network, as a result of the 1003 grievance process, approves an enrollee's request to disenroll, 1004 the agency is not required to make a determination in the case. 1005 The agency must make a determination and take final action on a recipient's request so that disenrollment occurs no later than 1006 1007 the first day of the second month after the month the request was made. If the agency fails to act within the specified 1008 timeframe, the recipient's request to disenroll is deemed to be 1009 1010 approved as of the date agency action was required. Recipients 1011 who disagree with the agency's finding that cause does not exist 1012 for disenrollment shall be advised of their right to pursue a 1013 Medicaid fair hearing to dispute the agency's finding.

(f) (e) The agency shall apply for federal waivers from the 1014 Centers for Medicare and Medicaid Services to lock eligible 1015 Medicaid recipients into a capitated managed care network for 12 1016 1017 months after an open enrollment period. After 12 months of enrollment, a recipient may select another capitated managed 1018 care network. However, nothing shall prevent a Medicaid 1019 1020 recipient from changing primary care providers within the capitated managed care network during the 12-month period. 1021

1022 (g) (f) The agency shall apply for federal waivers from the 1023 Centers for Medicare and Medicaid Services to allow recipients 1024 to purchase health care coverage through an employer-sponsored 1025 health insurance plan instead of through a Medicaid-certified 1026 plan. This provision shall be known as the opt-out option.

Page 37 of 47

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

1027 A recipient who chooses the Medicaid opt-out option 1. shall have an opportunity for a specified period of time, as 1028 authorized under a waiver granted by the Centers for Medicare 1029 1030 and Medicaid Services, to select and enroll in a Medicaid-1031 certified plan. If the recipient remains in the employersponsored plan after the specified period, the recipient shall 1032 remain in the opt-out program for at least 1 year or until the 1033 recipient no longer has access to employer-sponsored coverage, 1034 until the employer's open enrollment period for a person who 1035 opts out in order to participate in employer-sponsored coverage, 1036 1037 or until the person is no longer eligible for Medicaid, 1038 whichever time period is shorter.

1039 2. Notwithstanding any other provision of this section, 1040 coverage, cost sharing, and any other component of employer-1041 sponsored health insurance shall be governed by applicable state 1042 and federal laws.

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

(6) The agency shall develop and submit for approval applications for waivers of applicable federal laws and regulations as necessary to implement the managed care pilot project as defined in this section. The agency shall post all waiver applications under this section on its Internet website 30 days before submitting the applications to the United States Page 38 of 47

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

1055 Centers for Medicare and Medicaid Services. All waiver 1056 applications shall be provided for review and comment to the 1057 appropriate committees of the Senate and House of 1058 Representatives for at least 10 working days prior to 1059 submission. All waivers submitted to and approved by the United States Centers for Medicare and Medicaid Services under this 1060 section must be approved by the Legislature. Federally approved 1061 waivers must be submitted to the President of the Senate and the 1062 1063 Speaker of the House of Representatives for referral to the 1064 appropriate legislative committees. The appropriate committees 1065 shall recommend whether to approve the implementation of any 1066 waivers to the Legislature as a whole. The agency shall submit a 1067 plan containing a recommended timeline for implementation of any 1068 waivers and budgetary projections of the effect of the pilot program under this section on the total Medicaid budget for the 1069 1070 2006-2007 through 2009-2010 state fiscal years. This 1071 implementation plan shall be submitted to the President of the 1072 Senate and the Speaker of the House of Representatives at the 1073 same time any waivers are submitted for consideration by the 1074 Legislature. The agency may implement the waiver and special 1075 terms and conditions numbered 11-W-00206/4, as approved by the federal Centers for Medicare and Medicaid Services. If the 1076 1077 agency seeks approval by the Federal Government of any 1078 modifications to these special terms and conditions, the agency 1079 must provide written notification of its intent to modify these 1080 terms and conditions to the President of the Senate and the Speaker of the House of Representatives at least 15 days before 1081 1082 submitting the modifications to the Federal Government for Page 39 of 47

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

FLORIDA HOUSE OF REPRESENT	TATIVES
----------------------------	---------

1083	consideration. The notification must identify all modifications
1084	being pursued and the reason the modifications are needed. Upon
1085	receiving federal approval of any modifications to the special
1086	terms and conditions, the agency shall provide a report to the
1087	Legislature describing the federally approved modifications to
1088	the special terms and conditions within 7 days after approval by
1089	the Federal Government.
1090	(7)(a) The Secretary of Health Care Administration shall
1091	convene a technical advisory panel to advise the agency in the
1092	areas of risk-adjusted-rate setting, benefit design, and choice
1093	counseling. The panel shall include representatives from the
1094	Florida Association of Health Plans, representatives from
1095	provider-sponsored networks, a Medicaid consumer representative,
1096	and a representative from the Office of Insurance Regulation.
1097	(b) The technical advisory panel shall advise the agency
1098	concerning:
1099	1. The risk-adjusted rate methodology to be used by the
1100	agency, including recommendations on mechanisms to recognize the
1101	risk of all Medicaid enrollees and for the transition to a risk-
1102	adjustment system, including recommendations for phasing in risk
1103	adjustment and the use of risk corridors.
1104	2. Implementation of an encounter data system to be used
1105	for risk-adjusted rates.
1106	3. Administrative and implementation issues regarding the
1107	use of risk-adjusted rates, including, but not limited to, cost,
1108	simplicity, client privacy, data accuracy, and data exchange.
1109	4. Issues of benefit design, including the actuarial
1110	equivalence and sufficiency standards to be used.
·	Page 40 of 47

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

FLORIDA HOUSE OF REPRESE	ENTATIVES
--------------------------	-----------

	5 The implementation plan for the property chairs
1111	5. The implementation plan for the proposed choice-
1112	counseling system, including the information and materials to be
1113	provided to recipients, the methodologies by which recipients
1114	will be counseled regarding choice, criteria to be used to
1115	assess plan quality, the methodology to be used to assign
1116	recipients into plans if they fail to choose a managed care
1117	plan, and the standards to be used for responsiveness to
1118	recipient inquiries.
1119	(c) The technical advisory panel shall continue in
1120	existence and advise the agency on matters outlined in this
1121	subsection.
1122	(8) The agency must ensure, in the first two state fiscal
1123	years in which a risk-adjusted methodology is a component of
1124	rate setting, that no managed care plan providing comprehensive
1125	benefits to TANF and SSI recipients has an aggregate risk score
1126	that varies by more than 10 percent from the aggregate weighted
1127	mean of all managed care plans providing comprehensive benefits
1128	to TANF and SSI recipients in a reform area. The agency's
1129	payment to a managed care plan shall be based on such revised
1130	aggregate risk score.
1131	(9) After any calculations of aggregate risk scores or
1132	revised aggregate risk scores in subsection (8), the capitation
1133	rates for plans participating under s. 409.91211 shall be phased
1134	in as follows:
1135	(a) In the first year, the capitation rates shall be
1136	weighted so that 75 percent of each capitation rate is based on
1137	the current methodology and 25 percent is based on a new risk-
1138	adjusted capitation rate methodology.
·	Page 41 of 47

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

(b) In the second year, the capitation rates shall be
weighted so that 50 percent of each capitation rate is based on
the current methodology and 50 percent is based on a new risk-
adjusted rate methodology.
(c) In the following fiscal year, the risk-adjusted
capitation methodology may be fully implemented.
(10) Subsections (8) and (9) do not apply to managed care
plans offering benefits exclusively to high-risk, specialty
populations. The agency may set risk-adjusted rates immediately
for such plans.
(11) Before the implementation of risk-adjusted rates, the
rates shall be certified by an actuary and approved by the
federal Centers for Medicare and Medicaid Services.
(12) For purposes of this section, the term "capitated
managed care plan" includes health insurers authorized under
chapter 624, exclusive provider organizations authorized under
chapter 627, health maintenance organizations authorized under
chapter 641, the Children's Medical Services Network under
chapter 391, and provider service networks that elect to be paid
fee-for-service for up to 3 years as authorized under this
section.
(13) (7) Upon review and approval of the applications for
waivers of applicable federal laws and regulations to implement
the managed care pilot program by the Legislature, the agency
may initiate adoption of rules pursuant to ss. 120.536(1) and
120.54 to implement and administer the managed care pilot
program as provided in this section.

Page 42 of 47

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

1166	(14) It is the intent of the Legislature that if any
1167	conflict exists between the provisions contained in this section
1168	and other provisions of this chapter which relate to the
1169	implementation of the Medicaid managed care pilot program, the
1170	provisions contained in this section shall control. The agency
1171	shall provide a written report to the Legislature by April 1,
1172	2006, identifying any provisions of this chapter which conflict
1173	with the implementation of the Medicaid managed care pilot
1174	program created in this section. After April 1, 2006, the agency
1175	shall provide a written report to the Legislature immediately
1176	upon identifying any provisions of this chapter which conflict
1177	with the implementation of the Medicaid managed care pilot
1178	program created in this section.
1179	Section 4. Section 409.91213, Florida Statutes, is created
1180	to read:
1181	409.91213 Quarterly progress reports and annual reports
1182	(1) The agency shall submit to the Governor, the President
1183	of the Senate, the Speaker of the House of Representatives, the
1184	Minority Leader of the Senate, the Minority Leader of the House
1185	of Representatives, and the Office of Program Policy Analysis
1186	and Government Accountability the following reports:
1187	(a) The quarterly progress report submitted to the United
1188	States Centers for Medicare and Medicaid Services no later than
1189	60 days following the end of each quarter. The intent of this
1190	report is to present the agency's analysis and the status of
1191	various operational areas. The quarterly progress report must
1192	include, but need not be limited to:

Page 43 of 47

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

1193	1. Events occurring during the quarter or anticipated to
1194	occur in the near future which affect health care delivery,
1195	including, but not limited to, the approval of and contracts for
1196	new plans, which report must specify the coverage area, phase-in
1197	period, populations served, and benefits; the enrollment;
1198	grievances; and other operational issues.
1199	2. Action plans for addressing any policy and
1200	administrative issues.
1201	3. Agency efforts related to collecting and verifying
1202	encounter data and utilization data.
1203	4. Enrollment data disaggregated by plan and by
1204	eligibility category, such as Temporary Assistance for Needy
1205	Families or Supplemental Security Income; the total number of
1206	enrollees; market share; and the percentage change in enrollment
1207	by plan. In addition, the agency shall provide a summary of
1208	voluntary and mandatory selection rates and disenrollment data.
1209	5. For purposes of monitoring budget neutrality,
1210	enrollment data, member-month data, and expenditures in the
1211	format for monitoring budget neutrality which is provided by the
1212	federal Centers for Medicare and Medicaid Services.
1213	6. Activities and associated expenditures of the low-
1214	income pool.
1215	7. Activities related to the implementation of choice
1216	counseling, including efforts to improve health literacy and the
1217	methods used to obtain public input, such as recipient focus
1218	groups.
1219	8. Participation rates in the enhanced benefit accounts
1220	program, including participation levels; a summary of activities
·	Page 44 of 47

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

FLORIDA HOUSE OF REPRESENT	TATIVES
----------------------------	---------

1221	and accordiated armanditures, the number of accounts established
	and associated expenditures; the number of accounts established,
1222	including active participants and individuals who continue to
1223	retain access to funds in an account but who no longer actively
1224	participate; an estimate of quarterly deposits in the accounts;
1225	and expenditures from the accounts.
1226	9. Enrollment data concerning employer-sponsored insurance
1227	which document the number of individuals selecting to opt out
1228	when employer-sponsored insurance is available. The agency shall
1229	include data that identify enrollee characteristics, including
1230	the eligibility category, type of employer-sponsored insurance,
1231	and type of coverage, such as individual or family coverage. The
1232	agency shall develop and maintain disenrollment reports
1233	specifying the reason for disenrollment in an employer-sponsored
1234	insurance program. The agency shall also track and report on
1235	those enrollees who elect the option to reenroll in the Medicaid
1236	reform demonstration.
1237	10. Progress toward meeting the demonstration goals.
1238	11. Evaluation activities.
1239	(b) An annual report documenting accomplishments, project
1240	status, quantitative and case-study findings, utilization data,
1241	and policy and administrative difficulties in the operation of
1242	the Medicaid waiver demonstration program. The agency shall
1243	submit the draft annual report no later than October 1 after the
1244	end of each fiscal year.
1245	(2) Beginning with the annual report for demonstration
1246	year two, the agency shall include a section concerning the
1247	administration of enhanced benefit accounts, the participation
I	Dego 15 of 17

Page 45 of 47

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

FLORIDA HOUSE OF REPRESENTATIVES	F	L	0	R		D	А		Н	0	U	S	Е	0	F	R	Е	Р	R	Е	S	Е	Ν	Т	Α	Т		V	Е	S
----------------------------------	---	---	---	---	--	---	---	--	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	--	---	---	---

1248 rates, an assessment of expenditures, and an assessment of 1249 potential cost savings. 1250 Beginning with the annual report for demonstration (3) year four, the agency shall include a section that provides 1251 1252 qualitative and quantitative data describing the impact the lowincome pool has had on the rate of uninsured people in this 1253 1254 state, beginning with the implementation of the demonstration 1255 program. 1256 Section 5. Section 641.2261, Florida Statutes, is amended 1257 to read: 1258 641.2261 Application of federal solvency requirements to 1259 provider-sponsored organizations and Medicaid provider service 1260 networks. --1261 (1)The solvency requirements of ss. 1855 and 1856 of the Balanced Budget Act of 1997 and 42 C.F.R. 422.350, subpart H, 1262 rules adopted by the Secretary of the United States Department 1263 1264 of Health and Human Services apply to a health maintenance 1265 organization that is a provider-sponsored organization rather 1266 than the solvency requirements of this part. However, if the 1267 provider-sponsored organization does not meet the solvency 1268 requirements of this part, the organization is limited to the issuance of Medicare+Choice plans to eligible individuals. For 1269 1270 the purposes of this section, the terms "Medicare+Choice plans," 1271 "provider-sponsored organizations," and "solvency requirements" 1272 have the same meaning as defined in the federal act and federal rules and regulations. 1273 1274 The solvency requirements in 42 C.F.R. 422.350, (2)

1275 subpart H, and the solvency requirements established in approved Page 46 of 47

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

1276 federal waivers pursuant to chapter 409, apply to a Medicaid provider service network rather than the solvency requirements 1277 1278 of this part. Section 6. 1279 The Agency for Health Care Administration shall 1280 report to the Legislature by April 1, 2006, on the specific pre-1281 implementation milestones required by the special terms and 1282 conditions related to the low-income pool which have been 1283 approved by the Federal Government and the status of any 1284 remaining pre-implementation milestones that have not been 1285 approved by the Federal Government. 1286 Section 7. Section 216.346, Florida Statutes, is amended 1287 to read: 1288 216.346 Contracts between state agencies; restriction on 1289 overhead or other indirect costs. -- In any contract between state agencies, including any contract involving the State University 1290 System or the Florida Community College System, the agency 1291 1292 receiving the contract or grant moneys shall charge no more than 1293 a reasonable percentage 5 percent of the total cost of the 1294 contract or grant for overhead or indirect costs or any other costs not required for the payment of direct costs. This 1295 1296 provision is not intended to limit an agency's ability to 1297 certify matching funds or designate in-kind contributions that 1298 will allow the drawdown of federal Medicaid dollars that do not 1299 affect state budgeting. 1300 Section 8. This act shall take effect upon becoming a law.

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