1

A bill to be entitled

2 An act relating to Medicaid; amending s. 409.912, F.S.; 3 requiring the Agency for Health Care Administration to implement federal waivers to administer an integrated, 4 5 fixed-payment delivery program for Medicaid recipients 60 6 years of age or older or dually eligible for Medicare and 7 Medicaid; providing for voluntary enrollment in the 8 program in specified locations, in accordance with certain 9 requirements; providing eligibility for managed care entities to operate the program; providing for entities to 10 choose to serve certain enrollees; providing for the 11 establishment of informal and formal provider grievance 12 systems; requiring payment of certain nursing home claims 13 within a time certain; providing a timeframe for 14 evaluation of the program by the Office of Program Policy 15 16 Analysis and Government Accountability; extending the deadline for submission of the evaluation report; 17 18 authorizing the agency to seek Medicaid state plan 19 amendments; requiring the agency to submit a report to the 20 Governor and the Legislature; amending s. 408.040, F.S.; conforming terminology to changes made by the act; 21 amending s. 409.915, F.S.; requiring counties to 22 participate in Medicaid payments for certain nursing home 23 or intermediate facilities care for both health 24 25 maintenance members and fee-for-service beneficiaries; 26 providing an effective date. 27 Be It Enacted by the Legislature of the State of Florida: 28

Page 1 of 10

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

hb7065-02-e2

29

30 Section 1. Subsection (5) of section 409.912, Florida
31 Statutes, is amended to read:

409.912 Cost-effective purchasing of health care.--The 32 agency shall purchase goods and services for Medicaid recipients 33 in the most cost-effective manner consistent with the delivery 34 35 of quality medical care. To ensure that medical services are 36 effectively utilized, the agency may, in any case, require a 37 confirmation or second physician's opinion of the correct diagnosis for purposes of authorizing future services under the 38 Medicaid program. This section does not restrict access to 39 emergency services or poststabilization care services as defined 40 in 42 C.F.R. part 438.114. Such confirmation or second opinion 41 shall be rendered in a manner approved by the agency. The agency 42 43 shall maximize the use of prepaid per capita and prepaid 44 aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, 45 including competitive bidding pursuant to s. 287.057, designed 46 47 to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to 48 49 minimize the exposure of recipients to the need for acute 50 inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The 51 agency shall contract with a vendor to monitor and evaluate the 52 53 clinical practice patterns of providers in order to identify 54 trends that are outside the normal practice patterns of a provider's professional peers or the national guidelines of a 55 provider's professional association. The vendor must be able to 56 Page 2 of 10

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

57 provide information and counseling to a provider whose practice 58 patterns are outside the norms, in consultation with the agency, 59 to improve patient care and reduce inappropriate utilization. 60 The agency may mandate prior authorization, drug therapy management, or disease management participation for certain 61 populations of Medicaid beneficiaries, certain drug classes, or 62 63 particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics 64 65 Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform 66 67 the Pharmaceutical and Therapeutics Committee of its decisions regarding drugs subject to prior authorization. The agency is 68 authorized to limit the entities it contracts with or enrolls as 69 70 Medicaid providers by developing a provider network through 71 provider credentialing. The agency may competitively bid single-72 source-provider contracts if procurement of goods or services results in demonstrated cost savings to the state without 73 limiting access to care. The agency may limit its network based 74 75 on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance 76 77 standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid 78 79 beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider 80 turnover, provider profiling, provider licensure history, 81 previous program integrity investigations and findings, peer 82 review, provider Medicaid policy and billing compliance records, 83 clinical and medical record audits, and other factors. Providers 84 Page 3 of 10

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

hb7065-02-e2

85 shall not be entitled to enrollment in the Medicaid provider 86 network. The agency shall determine instances in which allowing 87 Medicaid beneficiaries to purchase durable medical equipment and other goods is less expensive to the Medicaid program than long-88 89 term rental of the equipment or goods. The agency may establish rules to facilitate purchases in lieu of long-term rentals in 90 91 order to protect against fraud and abuse in the Medicaid program 92 as defined in s. 409.913. The agency may seek federal waivers 93 necessary to administer these policies.

94 (5) By December 1, 2005, The Agency for Health Care 95 Administration, in partnership with the Department of Elderly Affairs, shall create an integrated, fixed-payment delivery 96 program system for Medicaid recipients who are 60 years of age 97 98 or older or dually eligible for Medicare and Medicaid. The 99 Agency for Health Care Administration shall implement the 100 integrated program system initially on a pilot basis in two areas of the state. The pilot areas shall be Area 7 and Area 11 101 102 of the Agency for Health Care Administration. In one of the 103 areas Enrollment in the pilot areas shall be on a voluntary basis and in accordance with approved federal waivers and this 104 105 section. The agency and its program contractors and providers 106 shall not enroll any individual in the integrated program 107 because the individual or the person legally responsible for the individual fails to choose to enroll in the integrated program. 108 109 Enrollment in the integrated program shall be exclusively by 110 affirmative choice of the eligible individual or by the person legally responsible for the individual. The integrated program 111 must transfer all Medicaid services for eligible elderly 112 Page 4 of 10

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

113 individuals who choose to participate into an integrated-care 114 management model designed to serve Medicaid recipients in the 115 community. The integrated program must combine all funding for Medicaid services provided to individuals who are 60 years of 116 117 age or older or dually eligible for Medicare and Medicaid into 118 the integrated program system, including funds for Medicaid home 119 and community-based waiver services; all Medicaid services authorized in ss. 409.905 and 409.906, excluding funds for 120 121 Medicaid nursing home services unless the agency is able to demonstrate how the integration of the funds will improve 122 coordinated care for these services in a less costly manner; and 123 Medicare coinsurance and deductibles for persons dually eligible 124 for Medicaid and Medicare as prescribed in s. 409.908(13). 125

126 Individuals who are 60 years of age or older or dually (a) eligible for Medicare and Medicaid and enrolled in the 127 128 developmental disabilities waiver program, the family and 129 supported-living waiver program, the project AIDS care waiver 130 program, the traumatic brain injury and spinal cord injury 131 waiver program, the consumer-directed care waiver program, and the program of all-inclusive care for the elderly program, and 132 133 residents of institutional care facilities for the 134 developmentally disabled, must be excluded from the integrated 135 program system.

(b) <u>Managed care</u> The program must use a competitive
 procurement process to select entities who meet or exceed the
 agency's minimum standards are eligible to operate the
 integrated program system. Entities eligible to participate
 submit bids include managed care organizations licensed under
 Page 5 of 10

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

hb7065-02-e2

141 chapter 641, including entities eligible to participate in the nursing home diversion program, other qualified providers as 142 defined in s. 430.703(7), community care for the elderly lead 143 144 agencies, and other state-certified community service networks 145 that meet comparable standards as defined by the agency, in 146 consultation with the Department of Elderly Affairs and the 147 Office of Insurance Regulation, to be financially solvent and able to take on financial risk for managed care. Community 148 149 service networks that are certified pursuant to the comparable 150 standards defined by the agency are not required to be licensed 151 under chapter 641. Managed care entities who operate the integrated program shall be subject to s. 408.7056. Eligible 152 153 entities shall choose to serve enrollees who are dually eligible 154 for Medicare and Medicaid, enrollees who are 60 years of age or older, or both. 155

156 (C) The agency must ensure that the capitation-rate-157 setting methodology for the integrated program system is 158 actuarially sound and reflects the intent to provide quality 159 care in the least restrictive setting. The agency must also require integrated-program integrated system providers to 160 161 develop a credentialing system for service providers and to 162 contract with all Gold Seal nursing homes, where feasible, and exclude, where feasible, chronically poor-performing facilities 163 and providers as defined by the agency. The integrated program 164 must develop and maintain an informal provider grievance system 165 166 that addresses provider payment and contract problems. The agency shall also establish a formal grievance system to address 167 those issues that were not resolved through the informal 168

Page 6 of 10

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

169 grievance system. The integrated program system must provide 170 that if the recipient resides in a noncontracted residential facility licensed under chapter 400 or chapter 429 at the time 171 172 of enrollment in the integrated program system is initiated, the 173 recipient must be permitted to continue to reside in the 174 noncontracted facility as long as the recipient desires. The 175 integrated program system must also provide that, in the absence of a contract between the integrated-program integrated-system 176 177 provider and the residential facility licensed under chapter 400 178 or chapter 429, current Medicaid rates must prevail. The 179 integrated-program provider must ensure that electronic nursing home claims that contain sufficient information for processing 180 181 are paid within 10 business days after receipt. Alternately, the 182 integrated-program provider may establish a capitated payment 183 mechanism to prospectively pay nursing homes at the beginning of 184 each month. The agency and the Department of Elderly Affairs 185 must jointly develop procedures to manage the services provided 186 through the integrated program system in order to ensure quality 187 and recipient choice.

Within 24 months after implementation, The Office of 188 (d) 189 Program Policy Analysis and Government Accountability, in 190 consultation with the Auditor General, shall comprehensively 191 evaluate the pilot project for the integrated, fixed-payment delivery program system for Medicaid recipients created under 192 193 this subsection who are 60 years of age or older. The evaluation shall begin as soon as Medicaid recipients are enrolled in the 194 managed care pilot program plans and shall continue for 24 195 196 months thereafter. The evaluation must include assessments of Page 7 of 10

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

197 each managed care plan in the integrated program with regard to 198 cost savings; consumer education, choice, and access to services; coordination of care; and quality of care. The 199 evaluation must describe administrative or legal barriers to the 200 201 implementation and operation of the pilot program and include 202 recommendations regarding statewide expansion of the pilot 203 program. The office shall submit its an evaluation report to the 204 Governor, the President of the Senate, and the Speaker of the House of Representatives no later than December 31, 2009 June 205 30, 2008. 206

(e) The agency may seek federal waivers <u>or Medicaid state</u>
<u>plan amendments</u> and adopt rules as necessary to administer the
integrated <u>program</u> system. The agency <u>may implement the approved</u>
<u>federal waivers and other provisions as specified in this</u>
<u>subsection</u> must receive specific authorization from the
Legislature prior to implementing the waiver for the integrated
system.

214 No later than December 31, 2007, the agency shall (f) 215 provide a report to the Governor, the President of the Senate, 216 and the Speaker of the House of Representatives containing an 217 analysis of the merits and challenges of seeking a waiver to 218 implement a voluntary program that integrates payments and 219 services for dually enrolled Medicare and Medicaid recipients 220 who are 65 years of age or older. Section 2. Paragraph (d) of subsection (1) of section 221 408.040, Florida Statutes, is amended to read: 222 408.040 Conditions and monitoring. --223 224 (1)

Page 8 of 10

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

hb7065-02-e2

225 If a nursing home is located in a county in which a (d) 226 long-term care community diversion pilot project has been implemented under s. 430.705 or in a county in which an 227 integrated, fixed-payment delivery program system for Medicaid 228 229 recipients who are 60 years of age or older or dually eligible 230 for Medicare and Medicaid has been implemented under s. 231 409.912(5), the nursing home may request a reduction in the percentage of annual patient days used by residents who are 232 233 eligible for care under Title XIX of the Social Security Act, which is a condition of the nursing home's certificate of need. 234 235 The agency shall automatically grant the nursing home's request if the reduction is not more than 15 percent of the nursing 236 home's annual Medicaid-patient-days condition. A nursing home 237 238 may submit only one request every 2 years for an automatic 239 reduction. A requesting nursing home must notify the agency in 240 writing at least 60 days in advance of its intent to reduce its annual Medicaid-patient-days condition by not more than 15 241 242 percent. The agency must acknowledge the request in writing and 243 must change its records to reflect the revised certificate-ofneed condition. This paragraph expires June 30, 2011. 244

245 Section 3. Paragraph (b) of subsection (1) of section 246 409.915, Florida Statutes, is amended to read:

409.915 County contributions to Medicaid.--Although the state is responsible for the full portion of the state share of the matching funds required for the Medicaid program, in order to acquire a certain portion of these funds, the state shall charge the counties for certain items of care and service as provided in this section.

Page 9 of 10

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

hb7065-02-e2

(1) Each county shall participate in the following itemsof care and service:

(b) For both health maintenance members and fee-for service beneficiaries, payments for nursing home or intermediate
 facilities care in excess of \$170 per month, with the exception
 of skilled nursing care for children under age 21.

259

Section 4. This act shall take effect July 1, 2007.

Page 10 of 10

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