1	A bill to be entitled
2	An act relating to health care; amending s.
3	393.0661, F.S.; providing for additional hours
4	to be authorized under the personal care
5	assistance services provided pursuant to a
б	federal waiver program and administered by the
7	Agency for Persons with Disabilities; amending
8	a specified portion of proviso in Specific
9	Appropriation 270 in chapter 2007-72, Laws of
10	Florida; amending s. 409.908, F.S.; deleting a
11	provision providing that an operator of a
12	Medicaid nursing home may qualify for an
13	increased reimbursement rate due to a change of
14	ownership or licensed operator; providing a
15	limitation on the reimbursement rates for
16	Medicaid payments to nursing homes; amending s.
17	409.912, F.S.; providing for certain children
18	who are eligible for Medicaid and who reside
19	within a specified service area of the Agency
20	for Health Care Administration to be served
21	under a service delivery mechanism other than
22	the HomeSafeNet system; amending s. 409.9122,
23	F.S.; requiring that the agency give certain
24	providers priority with respect to the
25	assignment of enrollees under the Medicaid
26	managed prepaid health plan; deleting a
27	requirement that certain recipients of
28	comprehensive behavioral health services be
29	assigned to MediPass or a managed care plan;
30	amending s. 409.91211, F.S.; clarifying the
31	duties of the agency for implementing service

1

Second Engrossed

delivery mechanisms for certain children who 1 2 are eligible for Medicaid; providing effective 3 dates. 4 Be It Enacted by the Legislature of the State of Florida: 5 6 7 Section 1. Paragraph (f) of subsection (3) of section 8 393.0661, Florida Statutes, is amended to read: 9 393.0661 Home and community-based services delivery system; comprehensive redesign .-- The Legislature finds that 10 the home and community-based services delivery system for 11 persons with developmental disabilities and the availability 12 13 of appropriated funds are two of the critical elements in 14 making services available. Therefore, it is the intent of the Legislature that the Agency for Persons with Disabilities 15 shall develop and implement a comprehensive redesign of the 16 17 system. 18 (3) The Agency for Health Care Administration, in consultation with the agency, shall seek federal approval and 19 implement a four-tiered waiver system to serve clients with 20 developmental disabilities in the developmental disabilities 21 22 and family and supported living waivers. The agency shall 23 assign all clients receiving services through the developmental disabilities waiver to a tier based on a valid 24 assessment instrument, client characteristics, and other 25 appropriate assessment methods. All services covered under the 26 current developmental disabilities waiver shall be available 27 28 to all clients in all tiers where appropriate, except as 29 otherwise provided in this subsection or in the General 30 Appropriations Act. 31

2

(f) The agency shall seek federal waivers and amend 1 2 contracts as necessary to make changes to services defined in 3 federal waiver programs administered by the agency as follows: 1. Supported living coaching services shall not exceed 4 5 20 hours per month for persons who also receive in-home б support services. 7 2. Limited support coordination services shall be the 8 only type of support coordination service provided to persons under the age of 18 who live in the family home. 9 3. Personal care assistance services shall be limited 10 to no more than 180 hours per calendar month and shall not 11 include rate modifiers. Additional hours may be authorized for 12 13 persons who have intensive physical, medical, or adaptive 14 needs if such hours are essential for avoiding institutionalization only if a substantial change in 15 circumstances occurs for the individual. 16 4. Residential habilitation services shall be limited 17 18 to 8 hours per day. Additional hours may be authorized for persons who have intensive medical or adaptive needs and if 19 such hours are essential for avoiding institutionalization, or 20 for persons who possess behavioral problems that are 21 exceptional in intensity, duration, or frequency and present a 2.2 23 substantial risk of harming themselves or others. This restriction shall be in effect until the four-tiered waiver 24 system is fully implemented. 25 5. Chore Services, nonresidential support services, 26 27 and homemaker services shall be eliminated. The agency shall 28 expand the definition of in-home support services to enable 29 the provider of the service to include activities previously provided in these eliminated services. 30 31

3

6. Massage therapy and psychological assessment 1 2 services shall be eliminated. 3 7. The agency shall conduct supplemental cost plan 4 reviews to verify the medical necessity of authorized services for plans that have increased by more than 8 percent during 5 either of the 2 preceding fiscal years. б 7 8. The agency shall implement a consolidated 8 residential habilitation rate structure to increase savings to the state through a more cost-effective payment method and 9 establish uniform rates for intensive behavioral residential 10 habilitation services. 11 9. Pending federal approval, the agency is authorized 12 13 to extend current support plans for clients receiving services 14 under Medicaid waivers for 1 year beginning July 1, 2007, or from the date approved, whichever is later. Clients who have a 15 substantial change in circumstances which threatens their 16 health and safety may be reassessed during this year in order 17 18 to determine the necessity for a change in their support plan. Section 2. The following proviso associated with 19 Specific Appropriation 270 in chapter 2007-72, Laws of 20 Florida, is amended to read: 21 Personal Care Assistance services shall be limited to 2.2 23 no more than 180 hours per calendar month and shall not 24 include rate modifiers. Additional hours may be authorized for persons who have intensive physical, medical, or adaptive 25 needs if such hours are essential for avoiding 26 institutionalization only if a substantial change in 27 28 circumstances occurs for the individual. 29 Section 3. Paragraph (b) of subsection (2) and paragraph (d) of subsection (13) of section 409.908, Florida 30 31 Statutes, are amended to read:

4

1	409.908 Reimbursement of Medicaid providersSubject
2	to specific appropriations, the agency shall reimburse
3	Medicaid providers, in accordance with state and federal law,
4	according to methodologies set forth in the rules of the
5	agency and in policy manuals and handbooks incorporated by
б	reference therein. These methodologies may include fee
7	schedules, reimbursement methods based on cost reporting,
8	negotiated fees, competitive bidding pursuant to s. 287.057,
9	and other mechanisms the agency considers efficient and
10	effective for purchasing services or goods on behalf of
11	recipients. If a provider is reimbursed based on cost
12	reporting and submits a cost report late and that cost report
13	would have been used to set a lower reimbursement rate for a
14	rate semester, then the provider's rate for that semester
15	shall be retroactively calculated using the new cost report,
16	and full payment at the recalculated rate shall be effected
17	retroactively. Medicare-granted extensions for filing cost
18	reports, if applicable, shall also apply to Medicaid cost
19	reports. Payment for Medicaid compensable services made on
20	behalf of Medicaid eligible persons is subject to the
21	availability of moneys and any limitations or directions
22	provided for in the General Appropriations Act or chapter 216.
23	Further, nothing in this section shall be construed to prevent
24	or limit the agency from adjusting fees, reimbursement rates,
25	lengths of stay, number of visits, or number of services, or
26	making any other adjustments necessary to comply with the
27	availability of moneys and any limitations or directions
28	provided for in the General Appropriations Act, provided the
29	adjustment is consistent with legislative intent.
30	(2)
31	

5

Second Engrossed

1	(b) Subject to any limitations or directions provided
2	for in the General Appropriations Act, the agency shall
3	establish and implement a Florida Title XIX Long-Term Care
4	Reimbursement Plan (Medicaid) for nursing home care in order
5	to provide care and services in conformance with the
6	applicable state and federal laws, rules, regulations, and
7	quality and safety standards and to ensure that individuals
8	eligible for medical assistance have reasonable geographic
9	access to such care.
10	1. Changes of ownership or of licensed operator may or
11	may not qualify for increases in reimbursement rates
12	associated with the change of ownership or of licensed
13	operator. The agency may amend the Title XIX Long Term Care
14	Reimbursement Plan to provide that the initial nursing home
15	reimbursement rates, for the operating, patient care, and MAR
16	components, associated with related and unrelated party
17	changes of ownership or licensed operator filed on or after
18	September 1, 2001, are equivalent to the previous owner's
19	reimbursement rate.
20	1.2. The agency shall amend the long-term care
21	reimbursement plan and cost reporting system to create direct
22	care and indirect care subcomponents of the patient care
23	component of the per diem rate. These two subcomponents
24	together shall equal the patient care component of the per
25	diem rate. Separate cost-based ceilings shall be calculated
26	for each patient care subcomponent. The direct care
27	subcomponent of the per diem rate shall be limited by the
28	cost-based class ceiling, and the indirect care subcomponent
29	may be limited by the lower of the cost-based class ceiling,
30	the target rate class ceiling, or the individual provider
31	target.

б

1	2.3. The direct care subcomponent shall include
2	salaries and benefits of direct care staff providing nursing
3	services including registered nurses, licensed practical
4	nurses, and certified nursing assistants who deliver care
5	directly to residents in the nursing home facility. This
б	excludes nursing administration, minimum data set, and care
7	plan coordinators, staff development, and staffing
8	coordinator.
9	3.4. All other patient care costs shall be included in
10	the indirect care cost subcomponent of the patient care per
11	diem rate. There shall be no costs directly or indirectly
12	allocated to the direct care subcomponent from a home office
13	or management company.
14	4.5. On July 1 of each year, the agency shall report
15	to the Legislature direct and indirect care costs, including
16	average direct and indirect care costs per resident per
17	facility and direct care and indirect care salaries and
18	benefits per category of staff member per facility.
19	5.6. In order to offset the cost of general and
20	professional liability insurance, the agency shall amend the
21	plan to allow for interim rate adjustments to reflect
22	increases in the cost of general or professional liability
23	insurance for nursing homes. This provision shall be
24	implemented to the extent existing appropriations are
25	available.
26	
27	It is the intent of the Legislature that the reimbursement
28	plan achieve the goal of providing access to health care for
29	nursing home residents who require large amounts of care while
30	encouraging diversion services as an alternative to nursing
31	home care for residents who can be served within the
	_

7

1	community. The agency shall base the establishment of any
2	maximum rate of payment, whether overall or component, on the
3	available moneys as provided for in the General Appropriations
4	Act. The agency may base the maximum rate of payment on the
5	results of scientifically valid analysis and conclusions
6	derived from objective statistical data pertinent to the
7	particular maximum rate of payment.
8	(13) Medicare premiums for persons eligible for both
9	Medicare and Medicaid coverage shall be paid at the rates
10	established by Title XVIII of the Social Security Act. For
11	Medicare services rendered to Medicaid-eligible persons,
12	Medicaid shall pay Medicare deductibles and coinsurance as
13	follows:
14	(d) Notwithstanding paragraphs (a)-(c):
15	1. Medicaid payments for Nursing Home Medicare part A
16	coinsurance shall be <u>limited to</u> the lesser of the Medicare
17	coinsurance amount or the Medicaid nursing home per diem rate
18	less any amounts paid by Medicare, but only up to the amount
19	of Medicare coinsurance. The Medicaid per diem rate shall be
20	the rate in effect for the dates of service of the crossover
21	claims and may not be subsequently adjusted due to subsequent
22	per diem rate adjustments.
23	2. Medicaid shall pay all deductibles and coinsurance
24	for Medicare-eligible recipients receiving freestanding end
25	stage renal dialysis center services.
26	3. Medicaid payments for general hospital inpatient
27	services shall be limited to the Medicare deductible per spell
28	of illness. Medicaid shall make no payment toward coinsurance
29	for Medicare general hospital inpatient services.
30	
31	

8

1	4. Medicaid shall pay all deductibles and coinsurance
2	for Medicare emergency transportation services provided by
3	ambulances licensed pursuant to chapter 401.
4	Section 4. Paragraph (b) of subsection (4) of section
5	409.912, Florida Statutes, is amended to read:
6	409.912 Cost-effective purchasing of health careThe
7	agency shall purchase goods and services for Medicaid
8	recipients in the most cost-effective manner consistent with
9	the delivery of quality medical care. To ensure that medical
10	services are effectively utilized, the agency may, in any
11	case, require a confirmation or second physician's opinion of
12	the correct diagnosis for purposes of authorizing future
13	services under the Medicaid program. This section does not
14	restrict access to emergency services or poststabilization
15	care services as defined in 42 C.F.R. part 438.114. Such
16	confirmation or second opinion shall be rendered in a manner
17	approved by the agency. The agency shall maximize the use of
18	prepaid per capita and prepaid aggregate fixed-sum basis
19	services when appropriate and other alternative service
20	delivery and reimbursement methodologies, including
21	competitive bidding pursuant to s. 287.057, designed to
22	facilitate the cost-effective purchase of a case-managed
23	continuum of care. The agency shall also require providers to
24	minimize the exposure of recipients to the need for acute
25	inpatient, custodial, and other institutional care and the
26	inappropriate or unnecessary use of high-cost services. The
27	agency shall contract with a vendor to monitor and evaluate
28	the clinical practice patterns of providers in order to
29	identify trends that are outside the normal practice patterns
30	of a provider's professional peers or the national guidelines
31	of a provider's professional association. The vendor must be

9

able to provide information and counseling to a provider whose 1 2 practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate 3 utilization. The agency may mandate prior authorization, drug 4 therapy management, or disease management participation for 5 certain populations of Medicaid beneficiaries, certain drug б 7 classes, or particular drugs to prevent fraud, abuse, overuse, 8 and possible dangerous drug interactions. The Pharmaceutical 9 and Therapeutics Committee shall make recommendations to the agency on drugs for which prior authorization is required. The 10 agency shall inform the Pharmaceutical and Therapeutics 11 Committee of its decisions regarding drugs subject to prior 12 13 authorization. The agency is authorized to limit the entities 14 it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. 15 The agency may competitively bid single-source-provider 16 contracts if procurement of goods or services results in 17 18 demonstrated cost savings to the state without limiting access 19 to care. The agency may limit its network based on the assessment of beneficiary access to care, provider 20 availability, provider quality standards, time and distance 21 22 standards for access to care, the cultural competence of the 23 provider network, demographic characteristics of Medicaid 24 beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider 25 turnover, provider profiling, provider licensure history, 26 previous program integrity investigations and findings, peer 27 28 review, provider Medicaid policy and billing compliance 29 records, clinical and medical record audits, and other factors. Providers shall not be entitled to enrollment in the 30 31 Medicaid provider network. The agency shall determine

10

instances in which allowing Medicaid beneficiaries to purchase 1 2 durable medical equipment and other goods is less expensive to the Medicaid program than long-term rental of the equipment or 3 goods. The agency may establish rules to facilitate purchases 4 in lieu of long-term rentals in order to protect against fraud 5 and abuse in the Medicaid program as defined in s. 409.913. б 7 The agency may seek federal waivers necessary to administer 8 these policies.

9

(4) The agency may contract with:

10 (b) An entity that is providing comprehensive behavioral health care services to certain Medicaid recipients 11 through a capitated, prepaid arrangement pursuant to the 12 13 federal waiver provided for by s. 409.905(5). Such an entity 14 must be licensed under chapter 624, chapter 636, or chapter 641 and must possess the clinical systems and operational 15 competence to manage risk and provide comprehensive behavioral 16 health care to Medicaid recipients. As used in this paragraph, 17 18 the term "comprehensive behavioral health care services" means 19 covered mental health and substance abuse treatment services that are available to Medicaid recipients. The secretary of 20 the Department of Children and Family Services shall approve 21 provisions of procurements related to children in the 2.2 23 department's care or custody prior to enrolling such children 24 in a prepaid behavioral health plan. Any contract awarded under this paragraph must be competitively procured. In 25 developing the behavioral health care prepaid plan procurement 26 document, the agency shall ensure that the procurement 27 28 document requires the contractor to develop and implement a 29 plan to ensure compliance with s. 394.4574 related to services 30 provided to residents of licensed assisted living facilities that hold a limited mental health license. Except as provided 31

11

in subparagraph 8., and except in counties where the Medicaid 1 2 managed care pilot program is authorized pursuant to s. 3 409.91211, the agency shall seek federal approval to contract with a single entity meeting these requirements to provide 4 comprehensive behavioral health care services to all Medicaid 5 recipients not enrolled in a Medicaid managed care plan б 7 authorized under s. 409.91211 or a Medicaid health maintenance 8 organization in an AHCA area. In an AHCA area where the 9 Medicaid managed care pilot program is authorized pursuant to s. 409.91211 in one or more counties, the agency may procure a 10 contract with a single entity to serve the remaining counties 11 as an AHCA area or the remaining counties may be included with 12 13 an adjacent AHCA area and shall be subject to this paragraph. 14 Each entity must offer sufficient choice of providers in its network to ensure recipient access to care and the opportunity 15 to select a provider with whom they are satisfied. The network 16 shall include all public mental health hospitals. To ensure 17 18 unimpaired access to behavioral health care services by 19 Medicaid recipients, all contracts issued pursuant to this paragraph shall require 80 percent of the capitation paid to 20 the managed care plan, including health maintenance 21 22 organizations, to be expended for the provision of behavioral 23 health care services. In the event the managed care plan 24 expends less than 80 percent of the capitation paid pursuant to this paragraph for the provision of behavioral health care 25 services, the difference shall be returned to the agency. The 26 agency shall provide the managed care plan with a 27 28 certification letter indicating the amount of capitation paid 29 during each calendar year for the provision of behavioral 30 health care services pursuant to this section. The agency may 31 reimburse for substance abuse treatment services on a

12

fee-for-service basis until the agency finds that adequate 1 2 funds are available for capitated, prepaid arrangements. 3 1. By January 1, 2001, the agency shall modify the 4 contracts with the entities providing comprehensive inpatient and outpatient mental health care services to Medicaid 5 recipients in Hillsborough, Highlands, Hardee, Manatee, and б 7 Polk Counties, to include substance abuse treatment services. 8 2. By July 1, 2003, the agency and the Department of Children and Family Services shall execute a written agreement 9 that requires collaboration and joint development of all 10 policy, budgets, procurement documents, contracts, and 11 monitoring plans that have an impact on the state and Medicaid 12 13 community mental health and targeted case management programs. 14 3. Except as provided in subparagraph 8., by July 1, 2006, the agency and the Department of Children and Family 15 Services shall contract with managed care entities in each 16 AHCA area except area 6 or arrange to provide comprehensive 17 18 inpatient and outpatient mental health and substance abuse 19 services through capitated prepaid arrangements to all Medicaid recipients who are eligible to participate in such 20 plans under federal law and regulation. In AHCA areas where 21 22 eligible individuals number less than 150,000, the agency 23 shall contract with a single managed care plan to provide 24 comprehensive behavioral health services to all recipients who are not enrolled in a Medicaid health maintenance organization 25 or a Medicaid capitated managed care plan authorized under s. 26 409.91211. The agency may contract with more than one 27 28 comprehensive behavioral health provider to provide care to 29 recipients who are not enrolled in a Medicaid capitated managed care plan authorized under s. 409.91211 or a Medicaid 30 31 health maintenance organization in AHCA areas where the

13

1	eligible population exceeds 150,000. In an AHCA area where the
2	Medicaid managed care pilot program is authorized pursuant to
3	s. 409.91211 in one or more counties, the agency may procure a
4	contract with a single entity to serve the remaining counties
5	as an AHCA area or the remaining counties may be included with
6	an adjacent AHCA area and shall be subject to this paragraph.
7	Contracts for comprehensive behavioral health providers
8	awarded pursuant to this section shall be competitively
9	procured. Both for-profit and not-for-profit corporations
10	shall be eligible to compete. Managed care plans contracting
11	with the agency under subsection (3) shall provide and receive
12	payment for the same comprehensive behavioral health benefits
13	as provided in AHCA rules, including handbooks incorporated by
14	reference. In AHCA area 11, the agency shall contract with at
15	least two comprehensive behavioral health care providers to
16	provide behavioral health care to recipients in that area who
17	are enrolled in, or assigned to, the MediPass program. One of
18	the behavioral health care contracts shall be with the
19	existing provider service network pilot project, as described
20	in paragraph (d), for the purpose of demonstrating the
21	cost-effectiveness of the provision of quality mental health
22	services through a public hospital-operated managed care
23	model. Payment shall be at an agreed-upon capitated rate to
24	ensure cost savings. Of the recipients in area 11 who are
25	assigned to MediPass under the provisions of s.
26	409.9122(2)(k), a minimum of 50,000 of those MediPass-enrolled
27	recipients shall be assigned to the existing provider service
28	network in area 11 for their behavioral care.
29	4. By October 1, 2003, the agency and the department
30	shall submit a plan to the Governor, the President of the
31	Senate, and the Speaker of the House of Representatives which

14

provides for the full implementation of capitated prepaid 1 2 behavioral health care in all areas of the state. 3 a. Implementation shall begin in 2003 in those AHCA 4 areas of the state where the agency is able to establish sufficient capitation rates. 5 6 b. If the agency determines that the proposed 7 capitation rate in any area is insufficient to provide 8 appropriate services, the agency may adjust the capitation rate to ensure that care will be available. The agency and the 9 department may use existing general revenue to address any 10 additional required match but may not over-obligate existing 11 funds on an annualized basis. 12 13 c. Subject to any limitations provided for in the 14 General Appropriations Act, the agency, in compliance with appropriate federal authorization, shall develop policies and 15 procedures that allow for certification of local and state 16 17 funds. 18 5. Children residing in a statewide inpatient 19 psychiatric program, or in a Department of Juvenile Justice or a Department of Children and Family Services residential 20 program approved as a Medicaid behavioral health overlay 21 22 services provider shall not be included in a behavioral health 23 care prepaid health plan or any other Medicaid managed care 24 plan pursuant to this paragraph. 6. In converting to a prepaid system of delivery, the 25 agency shall in its procurement document require an entity 26 providing only comprehensive behavioral health care services 27 28 to prevent the displacement of indigent care patients by 29 enrollees in the Medicaid prepaid health plan providing behavioral health care services from facilities receiving 30 31 state funding to provide indigent behavioral health care, to

15

1	facilities licensed under chapter 395 which do not receive
2	state funding for indigent behavioral health care, or
3	reimburse the unsubsidized facility for the cost of behavioral
4	health care provided to the displaced indigent care patient.
5	7. Traditional community mental health providers under
6	contract with the Department of Children and Family Services
7	pursuant to part IV of chapter 394, child welfare providers
8	under contract with the Department of Children and Family
9	Services in areas 1 and 6, and inpatient mental health
10	providers licensed pursuant to chapter 395 must be offered an
11	opportunity to accept or decline a contract to participate in
12	any provider network for prepaid behavioral health services.
13	8. For fiscal year 2004-2005, all Medicaid eligible
14	children, except children in areas 1 and 6, whose cases are
15	open for child welfare services in the HomeSafeNet system,
16	shall be enrolled in MediPass or in Medicaid fee-for-service
17	and all their behavioral health care services including
18	inpatient, outpatient psychiatric, community mental health,
19	and case management shall be reimbursed on a fee-for-service
20	basis. Beginning July 1, 2005, such children, who are open for
21	child welfare services in the HomeSafeNet system, shall
22	receive their behavioral health care services through a
23	specialty prepaid plan operated by community-based lead
24	agencies either through a single agency or formal agreements
25	among several agencies. The specialty prepaid plan must result
26	in savings to the state comparable to savings achieved in
27	other Medicaid managed care and prepaid programs. Such plan
28	must provide mechanisms to maximize state and local revenues.
29	The specialty prepaid plan shall be developed by the agency
30	and the Department of Children and Family Services. The agency
31	is authorized to seek any federal waivers to implement this

16

initiative. Medicaid-eligible children whose cases are open 1 2 for child welfare services in the HomeSafeNet system and who 3 reside in AHCA area 10 are exempt from the specialty prepaid plan upon the development of a service delivery mechanism for 4 5 children who reside in area 10 as specified in s. 409.91211(3)(dd). б 7 Section 5. Subsection (13) of section 409.9122, 8 Florida Statutes, is amended to read: 9 409.9122 Mandatory Medicaid managed care enrollment; programs and procedures. --10 (13) Effective July 1, 2003, the agency shall adjust 11 the enrollee assignment process of Medicaid managed prepaid 12 13 health plans for those Medicaid managed prepaid plans 14 operating in Miami-Dade County which have executed a contract with the agency for a minimum of 8 consecutive years in order 15 for the Medicaid managed prepaid plan to maintain a minimum 16 enrollment level of 15,000 members per month. When assigning 17 18 enrollees pursuant to this subsection, the agency shall give priority to providers that initially qualified under this 19 subsection until such providers reach and maintain an 20 enrollment level of 15,000 members per month. A prepaid health 21 22 plan that has a statewide Medicaid enrollment of 25,000 or more members is not eligible for enrollee assignments under 23 24 this subsection. Section 6. Effective March 1, 2008, paragraph (k) of 25 subsection (2) of section 409.9122, Florida Statutes, is 26 amended to read: 27 28 409.9122 Mandatory Medicaid managed care enrollment; 29 programs and procedures. --30 (2) 31

17

1	(k) When a Medicaid recipient does not choose a
2	managed care plan or MediPass provider, the agency shall
3	assign the Medicaid recipient to a managed care plan, except
4	in those counties in which there are fewer than two managed
5	care plans accepting Medicaid enrollees, in which case
б	assignment shall be to a managed care plan or a MediPass
7	provider. Medicaid recipients in counties with fewer than two
8	managed care plans accepting Medicaid enrollees who are
9	subject to mandatory assignment but who fail to make a choice
10	shall be assigned to managed care plans until an enrollment of
11	35 percent in MediPass and 65 percent in managed care plans,
12	of all those eligible to choose managed care, is achieved.
13	Once that enrollment is achieved, the assignments shall be
14	divided in order to maintain an enrollment in MediPass and
15	managed care plans which is in a 35 percent and 65 percent
16	proportion, respectively. In service areas 1 and 6 of the
17	Agency for Health Care Administration where the agency is
18	contracting for the provision of comprehensive behavioral
19	health services through a capitated prepaid arrangement,
20	recipients who fail to make a choice shall be assigned equally
21	to MediPass or a managed care plan. For purposes of this
22	paragraph, when referring to assignment, the term "managed
23	care plans" includes exclusive provider organizations,
24	provider service networks, Children's Medical Services
25	Network, minority physician networks, and pediatric emergency
26	department diversion programs authorized by this chapter or
27	the General Appropriations Act. When making assignments, the
28	agency shall take into account the following criteria:
29	1. A managed care plan has sufficient network capacity
30	to meet the need of members.
31	

18

i	
1	2. The managed care plan or MediPass has previously
2	enrolled the recipient as a member, or one of the managed care
3	plan's primary care providers or MediPass providers has
4	previously provided health care to the recipient.
5	3. The agency has knowledge that the member has
6	previously expressed a preference for a particular managed
7	care plan or MediPass provider as indicated by Medicaid
8	fee-for-service claims data, but has failed to make a choice.
9	4. The managed care plan's or MediPass primary care
10	providers are geographically accessible to the recipient's
11	residence.
12	5. The agency has authority to make mandatory
13	assignments based on quality of service and performance of
14	managed care plans.
15	Section 7. Paragraph (dd) of subsection (3) of section
16	409.91211, Florida Statutes, is amended to read:
17	409.91211 Medicaid managed care pilot program
18	(3) The agency shall have the following powers,
19	duties, and responsibilities with respect to the pilot
20	program:
21	(dd) To <u>implement</u> develop and recommend service
22	delivery mechanisms within capitated managed care plans to
23	provide Medicaid services as specified in ss. 409.905 and
24	409.906 to Medicaid-eligible children whose cases are open for
25	child welfare services in the HomeSafeNet system in foster
26	care. These services must be coordinated with community-based
27	care providers as specified in <u>s. 409.1671</u> s. 409.1675 , where
28	available, and be sufficient to meet the medical,
29	developmental, behavioral, and emotional needs of these
30	children. These service delivery mechanisms must be
31	implemented no later than July 1, 2008, in AHCA area 10 in

1	order for the children in AHCA area 10 to remain exempt from
2	the statewide plan under s. 409.912(4)(b)8.
3	Section 8. Except as otherwise expressly provided in
4	this act, this act shall take effect upon becoming a law.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	1