

Amendment No.

CHAMBER ACTION

Senate

House

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1 Representative Bean offered the following:

2
3 **Amendment (with title amendment)**

4 Remove everything after the enacting clause and insert:

5 Section 1. Paragraph (d) of subsection (2) of section
6 112.363, Florida Statutes, is amended to read:

7 112.363 Retiree health insurance subsidy.--

8 (2) ELIGIBILITY FOR RETIREE HEALTH INSURANCE SUBSIDY.--

9 (d) Payment of the retiree health insurance subsidy shall
10 be made only after coverage for health insurance for the retiree
11 or beneficiary has been certified in writing to the Department
12 of Management Services. Participation in a former employer's
13 group health insurance program is not a requirement for
14 eligibility under this section. Coverage issued pursuant to s.
15 408.9091 is considered health insurance for the purposes of this
16 section.

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17 Section 2. Subsections (5) and (10) of section 408.909,
18 Florida Statutes, are amended to read:

19 408.909 Health flex plans.--

20 (5) ELIGIBILITY.--Eligibility to enroll in an approved
21 health flex plan is limited to residents of this state who:

22 (a)1. Are 64 years of age or younger;

23 2.~~(b)~~ Have a family income equal to or less than 300~~200~~
24 percent of the federal poverty level;

25 ~~(c) Are eligible under a federally approved Medicaid~~
26 ~~demonstration waiver and reside in Palm Beach County or Miami-~~
27 ~~Dade County;~~

28 3. ~~(d)~~ Are not covered by a private insurance policy and
29 are not eligible for coverage through a public health insurance
30 program, such as Medicare or Medicaid, ~~unless specifically~~
31 ~~authorized under paragraph (e)~~, or another public health care
32 program, such as Kidcare, and have not been covered at any time
33 during the past 6 months, except that:

34 a. A person who was covered under an individual health
35 maintenance contract issued by a health maintenance organization
36 licensed under part I of chapter 641 that also was an approved
37 health flex plan on October 1, 2008, may apply for coverage in
38 the same health maintenance organization's health flex plan
39 without a lapse in coverage if all other eligibility
40 requirements are met; or

41 b. A person who was covered under Medicaid or Kidcare and
42 lost eligibility for the Medicaid or Kidcare subsidy due to
43 income restrictions within 90 days prior to applying for health
44 care coverage through an approved health flex plan may apply for

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45 coverage in a health flex plan without a lapse in coverage if
46 all other eligibility requirements are met; and

47 4.(e) Have applied for health care coverage as an
48 individual through an approved health flex plan and have agreed
49 to make any payments required for participation, including
50 periodic payments or payments due at the time health care
51 services are provided; or

52 (b) Are part of an employer group at least 75 percent of
53 the employees of which have a family income equal to or less
54 than 300 percent of the federal poverty level and which employee
55 group is not covered by a private health insurance policy and
56 has not been covered at any time during the past 6 months. If
57 the health flex plan entity is a health insurer, health plan, or
58 health maintenance organization licensed under Florida law, only
59 50 percent of the employees must meet the income requirements
60 for the purpose of this paragraph.

61 (10) EXPIRATION.--This section expires July 1, 2013 ~~2008~~.

62 Section 3. Section 408.9091, Florida Statutes, is created
63 to read:

64 408.9091 Cover Florida Health Care Access Program.--

65 (1) SHORT TITLE.--This section may be cited as the "Cover
66 Florida Health Care Access Program Act."

67 (2) LEGISLATIVE INTENT.--The Legislature finds that a
68 significant number of state residents are unable to obtain
69 affordable health insurance coverage. The Legislature also finds
70 that existing health flex plan coverage has had limited
71 participation due in part to narrow eligibility restrictions as
72 well as minimal benefit options for catastrophic and emergency

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73 care coverage. Therefore, it is the intent of the Legislature to
74 expand the availability of health care options for uninsured
75 residents by developing an affordable health care product that
76 emphasizes coverage for basic and preventive health care
77 services; provides inpatient hospital, urgent, and emergency
78 care services; and is offered statewide by approved health
79 insurers, health maintenance organizations, health-care-
80 provider-sponsored organizations, or health care districts.

81 (3) DEFINITIONS.--As used in this section, the term:

82 (a) "Agency" means the Agency for Health Care
83 Administration.

84 (b) "Cover Florida plan" means a consumer choice benefit
85 plan approved under this section that guarantees payment or
86 coverage for specified benefits provided to an enrollee.

87 (c) "Cover Florida plan coverage" means health care
88 services that are covered as benefits under a Cover Florida
89 plan.

90 (d) "Cover Florida plan entity" means a health insurer,
91 health maintenance organization, health-care-provider-sponsored
92 organization, or health care district that develops and
93 implements a Cover Florida plan and is responsible for
94 administering the plan and paying all claims for Cover Florida
95 plan coverage by enrollees.

96 (e) "Cover Florida Plus" means a supplemental insurance
97 product, such as for additional catastrophic coverage or dental,
98 vision, or cancer coverage, approved under this section and
99 offered to all enrollees.

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100 (f) "Enrollee" means an individual who has been determined
101 to be eligible for and is receiving health insurance coverage
102 under a Cover Florida plan.

103 (g) "Office" means the Office of Insurance Regulation of
104 the Financial Services Commission.

105 (4) PROGRAM.--The agency and the office shall jointly
106 establish and administer the Cover Florida Health Care Access
107 Program.

108 (a) General Cover Florida plan components must require
109 that:

110 1. Plans are offered on a guaranteed-issue basis to
111 enrollees, subject to exclusions for preexisting conditions
112 approved by the office and the agency.

113 2. Plans are portable such that the enrollee remains
114 covered regardless of employment status or the cost-sharing of
115 premiums.

116 3. Plans provide for cost containment through limits on
117 the number of services, caps on benefit payments, and copayments
118 for services.

119 4. A Cover Florida plan entity makes all benefit plan and
120 marketing materials available in English and Spanish.

121 5. In order to provide for consumer choice, Cover Florida
122 plan entities develop two alternative benefit option plans
123 having different cost and benefit levels, including at least one
124 plan that provides catastrophic coverage.

125 6. Plans without catastrophic coverage provide coverage
126 options for services including, but not limited to:

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127 a. Preventive health services, including immunizations,
128 annual health assessments, well-woman and well-care services,
129 and preventive screenings such as mammograms, cervical cancer
130 screenings, and noninvasive colorectal or prostate screenings.

131 b. Incentives for routine preventive care.

132 c. Office visits for the diagnosis and treatment of
133 illness or injury.

134 d. Office surgery, including anesthesia.

135 e. Behavioral health services.

136 f. Durable medical equipment and prosthetics.

137 g. Diabetic supplies.

138 7. Plans providing catastrophic coverage, at a minimum,
139 provide coverage options for all of the services listed under
140 subparagraph 6.; however, such plans may include, but are not
141 limited to, coverage options for:

142 a. Inpatient hospital stays.

143 b. Hospital emergency care services.

144 c. Urgent care services.

145 d. Outpatient facility services, outpatient surgery, and
146 outpatient diagnostic services.

147 8. All plans offer prescription drug benefit coverage or
148 use a prescription drug manager such as the Florida Discount
149 Drug Card Program.

150 9. Plan enrollment materials provide information in plain
151 language on policy benefit coverage, benefit limits, cost-
152 sharing requirements, and exclusions and a clear representation
153 of what is not covered in the plan. The Cover Florida Health
154 Care Access Program shall require the following disclosure to be

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155 reviewed and executed by all consumers purchasing program
156 options or insurance coverage through the program: "In
157 connection with the Cover Florida Health Care Access Program
158 authorized by s. 408.9091, Florida Statutes, agents and entities
159 offering products and services under the program shall inform
160 the named insured, applicant, or subscriber, on a form approved
161 by the Office of Insurance Regulation of the Financial Services
162 Commission, that the program is not an insurance program or, if
163 it is an insurance program, that benefits under the coverage are
164 limited under s. 408.9091, Florida Statutes, and that such
165 coverage is an alternative to coverage without such limitations.

166 10. Plans offered through a qualified employer meet the
167 requirements of s. 125 of the Internal Revenue Code.

168 (b) Guidelines shall be developed to ensure that Cover
169 Florida plans meet minimum standards for quality of care and
170 access to care. The agency shall ensure that the Cover Florida
171 plans follow standardized grievance procedures.

172 (c) Changes in Cover Florida plan benefits, premiums, and
173 policy forms are subject to regulatory oversight by the office
174 and the agency as provided under rules adopted by the Financial
175 Services Commission and the agency.

176 (d) The agency, the office, and the Executive Office of
177 the Governor shall develop a public awareness program to be
178 implemented throughout the state for the promotion of the Cover
179 Florida Health Care Access Program.

180 (e) Public or private entities may design programs to
181 encourage Floridians to participate in the Cover Florida Health

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182 Care Access Program or to encourage employers to cosponsor some
183 share of Cover Florida plan premiums for employees.

184 (5) PLAN PROPOSALS.--The agency and the office shall
185 announce, no later than July 1, 2008, an invitation to negotiate
186 for Cover Florida plan entities to design a Cover Florida plan
187 proposal in which benefits and premiums are specified.

188 (a) The invitation to negotiate shall include guidelines
189 for the review of Cover Florida plan applications, policy forms,
190 and all associated forms and provide regulatory oversight of
191 Cover Florida plan advertisement and marketing procedures. A
192 plan shall be disapproved or withdrawn if the plan:

193 1. Contains any ambiguous, inconsistent, or misleading
194 provisions or any exceptions or conditions that deceptively
195 affect or limit the benefits purported to be assumed in the
196 general coverage provided by the plan;

197 2. Provides benefits that are unreasonable in relation to
198 the premium charged or contains provisions that are unfair or
199 inequitable, that are contrary to the public policy of this
200 state, that encourage misrepresentation, or that result in
201 unfair discrimination in sales practices;

202 3. Cannot demonstrate that the plan is financially sound
203 and that the applicant is able to underwrite or finance the
204 health care coverage provided;

205 4. Cannot demonstrate that the applicant and its
206 management are in compliance with the standards required under
207 s. 624.404(3); or

208 5. Does not guarantee that enrollees may participate in
209 the Cover Florida plan entity's comprehensive network of

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210 providers, as determined by the office, the agency, and the
211 contract.

212 (b) The agency and the office may announce an invitation
213 to negotiate for the design of Cover Florida Plus products to
214 companies that offer supplemental insurance, discount medical
215 plan organizations licensed under part II of chapter 636, or
216 prepaid health clinics licensed under part II of chapter 641.

217 (c) The agency and office shall approve at least one Cover
218 Florida plan entity having an existing statewide network of
219 providers and may approve at least one regional network plan in
220 each existing Medicaid area.

221 (6) LICENSE NOT REQUIRED.--

222 (a) The licensing requirements of the Florida Insurance
223 Code and chapter 641 relating to health maintenance
224 organizations do not apply to a Cover Florida plan approved
225 under this section unless expressly made applicable. However,
226 for the purpose of prohibiting unfair trade practices, Cover
227 Florida plans are considered to be insurance subject to the
228 applicable provisions of part IX of chapter 626 except as
229 otherwise provided in this section.

230 (b) Cover Florida plans are not covered by the Florida
231 Life and Health Insurance Guaranty Association under part III of
232 chapter 631 or by the Health Maintenance Organization Consumer
233 Assistance Plan under part IV of chapter 631.

234 (7) ELIGIBILITY.--Eligibility to enroll in a Cover Florida
235 plan is limited to residents of this state who meet all of the
236 following requirements:

237 (a) Are between 19 and 64 years of age, inclusive.

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238 (b) Are not covered by a private insurance policy and are
239 not eligible for coverage through a public health insurance
240 program, such as Medicare, Medicaid, or Kidcare, unless
241 eligibility for coverage lapses due to no longer meeting income
242 or categorical requirements.

243 (c) Have not been covered by any health insurance program
244 at any time during the past 6 months, unless coverage under a
245 health insurance program was terminated within the previous 6
246 months due to:

247 1. Loss of a job that provided an employer-sponsored
248 health benefit plan;

249 2. Exhaustion of coverage that was continued under COBRA
250 or continuation-of-coverage requirements under s. 627.6692;

251 3. Reaching the limiting age under the policy; or

252 4. Death of, or divorce from, a spouse who was provided an
253 employer-sponsored health benefit plan.

254 (d) Have applied for health care coverage through a Cover
255 Florida plan and have agreed to make any payments required for
256 participation, including periodic payments or payments due at
257 the time health care services are provided.

258 (8) RECORDS.--Each Cover Florida plan must maintain
259 enrollment data and provide network data and reasonable records
260 to enable the office and the agency to monitor plans and to
261 determine the financial viability of the Cover Florida plan, as
262 necessary.

263 (9) NONENTITLEMENT.--Coverage under a Cover Florida plan
264 is not an entitlement, and a cause of action does not arise
265 against the state, a local government entity, any other

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266 political subdivision of the state, or the agency or the office
267 for failure to make coverage available to eligible persons under
268 this section.

269 (10) PROGRAM EVALUATION.--The agency and the office shall:

270 (a) Evaluate the Cover Florida Health Care Access Program
271 and its effect on the entities that seek approval as Cover
272 Florida plans, on the number of enrollees, and on the scope of
273 the health care coverage offered under a Cover Florida plan.

274 (b) Provide an assessment of the Cover Florida plans and
275 their potential applicability in other settings.

276 (c) Use Cover Florida plans to gather more information to
277 evaluate low-income, consumer-driven benefit packages.

278 (d) Jointly submit by March 1, 2009, and annually
279 thereafter, a report to the Governor, the President of the
280 Senate, and the Speaker of the House of Representatives that
281 provides the information specified in paragraphs (a)-(c) and
282 recommendations relating to the successful implementation and
283 administration of the program.

284 (11) RULEMAKING AUTHORITY.--The agency and the Financial
285 Services Commission may adopt rules pursuant to ss. 120.536(1)
286 and 120.54 as needed to administer this section.

287 Section 4. Section 408.910, Florida Statutes, is created
288 to read:

289 408.910 Florida Health Choices Program.--

290 (1) LEGISLATIVE INTENT.--The Legislature finds that a
291 significant number of the residents of this state do not have
292 adequate access to affordable, quality health care. The
293 Legislature further finds that increasing access to affordable,

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294 quality health care will be best accomplished by establishing a
295 competitive market for purchasing health insurance and health
296 services. It is therefore the intent of the Legislature to
297 create the Florida Health Choices Program to:

298 (a) Expand opportunities for Floridians to purchase
299 affordable health insurance and health services.

300 (b) Preserve the benefits of employment-sponsored
301 insurance while easing the administrative burden for employers
302 who offer these benefits.

303 (c) Enable individual choice in both the manner and amount
304 of health care purchased.

305 (d) Provide for the purchase of individual, portable
306 health care coverage.

307 (e) Disseminate information to consumers on the price and
308 quality of health services.

309 (f) Sponsor a competitive market that stimulates product
310 innovation, quality improvement, and efficiency in the
311 production and delivery of health services.

312 (2) DEFINITIONS.--As used in this section:

313 (a) "Corporation" means the Florida Health Choices, Inc.,
314 established under this section.

315 (b) "Health insurance agent" means an agent licensed under
316 part IV of chapter 626.

317 (c) "Insurer" means an entity licensed under chapter 624
318 that offers an individual health insurance policy or a group
319 health insurance policy, a preferred provider organization as
320 defined in s. 627.6471, or an exclusive provider organization as
321 defined in s. 627.6472.

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322 (d) "Program" means the Florida Health Choices Program
323 established by this section.

324 (3) PROGRAM PURPOSE AND COMPONENTS.--The Florida Health
325 Choices Program is created as a single, centralized market for
326 the sale and purchase of various products that enable
327 individuals to pay for health care. These products include, but
328 are not limited to, health insurance plans, health maintenance
329 organization plans, prepaid services, service contracts, and
330 flexible spending accounts. The components of the program
331 include:

332 (a) Enrollment of employers.

333 (b) Administrative services for participating employers,
334 including:

335 1. Assistance in seeking federal approval of cafeteria
336 plans.

337 2. Collection of premiums and other payments.

338 3. Management of individual benefit accounts.

339 4. Distribution of premiums to insurers and payments to
340 other eligible vendors.

341 5. Assistance for participants in complying with reporting
342 requirements.

343 (c) Services to individual participants, including:

344 1. Information about available products and participating
345 vendors.

346 2. Assistance to participating individuals for assessing
347 the benefits and limits of each product, including information
348 necessary to distinguish between policies offering creditable
349 coverage and other products available through the program.

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350 3. Account information to assist individual participants
351 to manage available resources.

352 4. Services that promote healthy behaviors.

353 (d) Recruitment of vendors, including insurers, health
354 maintenance organizations, prepaid clinic service providers,
355 provider service networks, and other providers.

356 (e) Certification of vendors to ensure capability,
357 reliability, and validity of offerings.

358 (f) Collection of data, monitoring, assessment, and
359 reporting of vendor performance.

360 (g) Information services for individuals and employers.

361 (h) Program evaluation.

362 (4) ELIGIBILITY AND PARTICIPATION.--Participation in the
363 program is voluntary and shall be available to employers,
364 individuals, vendors, and health insurance agents as specified
365 in this subsection.

366 (a) Employers eligible to enroll in the program include:

367 1. Employers with 1 to 50 employees.

368 2. Fiscally constrained counties described in s. 218.67.

369 3. Municipalities with populations of fewer than 50,000
370 residents.

371 4. School districts in fiscally constrained counties.

372 (b) Individuals eligible to participate in the program
373 include:

374 1. Individual employees of enrolled employers.

375 2. State employees not eligible for state employee health
376 benefits.

377 3. State retirees.

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378 4. Medicaid reform participants who select the opt-out
379 provision of reform.

380 5. Statutory rural hospitals.

381 (c) Employers who choose to participate in the program may
382 enroll by complying with the procedures established by the
383 corporation. These procedures shall include, but not be limited
384 to, the following:

385 1. Submission of required information.

386 2. Compliance with federal tax requirements for the
387 establishment of a cafeteria plan, pursuant to s. 125 of the
388 Internal Revenue Code, including designation of the employer's
389 plan as a premium payment plan, a salary reduction plan with
390 flexible spending arrangements, or a salary reduction plan with
391 a premium payment and flexible spending arrangements.

392 3. Determination of the employer's contribution, if any,
393 per employee, provided that such contribution is equal for each
394 eligible employee.

395 4. Establishment of payroll deduction procedures, subject
396 to the agreement of each individual employee who voluntarily
397 participates in the program.

398 5. Designation of the corporation as the third-party
399 administrator for the employer's health benefit plan.

400 6. Identification of eligible employees.

401 7. Arrangement for periodic payments.

402 (d) Eligible vendors and the products and services that
403 they are permitted to sell are as follows:

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404 1. Insurers licensed under chapter 624 may sell health
405 insurance policies, limited benefit policies, other risk-bearing
406 coverage, and other products or services.

407 2. Health maintenance organizations licensed under part I
408 of chapter 641 may sell health insurance policies, limited
409 benefit policies, other risk-bearing products, and other
410 products or services.

411 3. Prepaid health clinic service providers licensed under
412 part II of chapter 641 may sell prepaid service contracts and
413 other arrangements for a specified amount and type of health
414 services or treatments.

415 4. Health care providers, including hospitals and other
416 licensed health facilities, health care clinics, licensed health
417 professionals, pharmacies, and other licensed health care
418 providers, may sell service contracts and arrangements for a
419 specified amount and type of health services or treatments.

420 5. Provider organizations, including service networks,
421 group practices, professional associations, and other
422 incorporated organizations of providers, may sell service
423 contracts and arrangements for a specified amount and type of
424 health services or treatments.

425 6. Corporate entities providing specific health services
426 in accordance with applicable state law may sell service
427 contracts and arrangements for a specified amount and type of
428 health services or treatments.

429
430 A vendor described in subparagraphs 3.-6. may not sell products
431 that provide risk-bearing coverage unless that vendor is

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432 authorized under a certificate of authority issued by the Office
433 of Insurance Regulation under the provisions of the Florida
434 Insurance Code. Otherwise eligible vendors may be excluded from
435 participating in the program for deceptive or predatory
436 practices, financial insolvency, or failure to comply with the
437 terms of the participation agreement or other standards set by
438 the corporation.

439 (e) Eligible individuals may voluntarily continue
440 participation in the program regardless of subsequent changes in
441 job status or Medicaid eligibility. Individuals who join the
442 program may participate by complying with the procedures
443 established by the corporation. These procedures shall include,
444 but are not limited to:

- 445 1. Submission of required information.
- 446 2. Authorization for payroll deduction.
- 447 3. Compliance with federal tax requirements.
- 448 4. Arrangements for payment in the event of job changes.
- 449 5. Selection of products and services.

450 (f) Vendors who choose to participate in the program may
451 enroll by complying with the procedures established by the
452 corporation. These procedures shall include, but are not limited
453 to:

- 454 1. Submission of required information, including a
455 complete description of the coverage, services, provider
456 network, payment restrictions, and other requirements of each
457 product offered through the program.
- 458 2. Execution of an agreement to make all products offered
459 through the program available to all individual participants.

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460 3. Establishment of product prices based on age, gender,
461 and location of the individual participant.

462 4. Arrangements for receiving payment for enrolled
463 participants.

464 5. Participation in ongoing reporting processes
465 established by the corporation.

466 6. Compliance with grievance procedures established by the
467 corporation.

468 (g) Health insurance agents licensed under part IV of
469 chapter 626 are eligible to voluntarily participate as buyers'
470 representatives. A buyer's representative acts on behalf of an
471 individual purchasing health insurance and health services
472 through the program by providing information about products and
473 services available through the program and assisting the
474 individual with both the decision and the procedure of selecting
475 specific products. Serving as a buyer's representative does not
476 constitute a conflict of interest with continuing
477 responsibilities as a health insurance agent provided the
478 relationship between each agent and any participating vendor is
479 disclosed prior to advising an individual participant about the
480 products and services available through the program. In order to
481 participate, a health insurance agent shall comply with the
482 procedures established by the corporation, including:

483 1. Completion of training requirements.

484 2. Execution of a participation agreement specifying the
485 terms and conditions of participation.

486 3. Disclosure of any appointments to solicit insurance or
487 procure applications for vendors participating in the program.

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488 4. Arrangements to receive payment from the corporation
489 for services as a buyer's representative.

490 (5) PRODUCTS.--

491 (a) The products that may be made available for purchase
492 through the program include, but are not limited to:

493 1. Health insurance policies.

494 2. Limited benefit plans.

495 3. Prepaid clinic services.

496 4. Service contracts.

497 5. Arrangements for purchase of specific amounts and types
498 of health services and treatments.

499 6. Flexible spending accounts.

500 (b) Health insurance policies, limited benefit plans,
501 prepaid service contracts, and other contracts for services must
502 ensure the availability of covered services and benefits to
503 participating individuals for at least 1 full enrollment year.

504 (c) Products may be offered for multiyear periods provided
505 the price of the product is specified for the entire period or
506 for each separately priced segment of the policy or contract.

507 (d) The corporation shall require the following disclosure
508 to be reviewed and executed by all consumers purchasing program
509 options or insurance coverage through the corporation: "In
510 connection with the Florida Health Choices Program authorized by
511 s. 408.910, Florida Statutes, agents and entities offering
512 products and services under the program shall inform the named
513 insured, applicant, or subscriber, on a form approved by the
514 Office of Insurance Regulation of the Financial Services
515 Commission, that the products and services are not insurance or,

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516 if they are insurance, that benefits under the coverage are
517 limited under s. 408.910, Florida Statutes, and that such
518 coverage is an alternative to coverage without such limitations.
519 If the form is signed by a named insured, applicant, or
520 subscriber, it shall be presumed that there was an informed,
521 knowing acceptance of such limitations."

522 (6) PRICING.--Prices for the products sold through the
523 program shall be transparent to participants and established by
524 the vendors based on age, gender, and location of participants.
525 The corporation shall develop a methodology to evaluate the
526 actuarial soundness of products offered through the program. The
527 methodology shall be reviewed by the Office of Insurance
528 Regulation prior to use by the corporation. Prior to making the
529 product available to individual participants, the corporation
530 shall use the methodology to compare the expected health care
531 costs for the covered services and benefits to the vendor's
532 price for that coverage. The results shall be reported to
533 individuals participating in the program. Once established, the
534 price set by the vendor must remain in force for at least 1 year
535 and may only be redetermined by the vendor at the next annual
536 enrollment period. The corporation shall annually assess a
537 surcharge for each premium or price set by a participating
538 vendor. This surcharge may not be more than 2.5 percent of the
539 price and shall be used to generate funding for administrative
540 services provided by the corporation and payments to buyers'
541 representatives.

542 (7) EXCHANGE PROCESS.--The program shall provide a single,
543 centralized market for purchase of health insurance and health

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544 services. Purchases may be made by participating individuals
545 over the Internet or through the services of a participating
546 health insurance agent. Information about each product and
547 service available through the program shall be made available
548 through printed material and an interactive Internet website. A
549 participant needing personal assistance to select products and
550 services shall be referred to a participating agent in his or
551 her area.

552 (a) Participation in the program may begin at any time
553 during a year when the employer completes enrollment and meets
554 the requirements specified by the corporation pursuant to
555 paragraph (4) (c).

556 (b) Initial selection of products and services must be
557 made by an individual participant within 60 days after the date
558 on which the individual's employer qualified for participation.
559 An individual who fails to enroll in products and services by
560 the end of this period shall be limited to participation in
561 flexible spending account services until the next annual
562 enrollment period.

563 (c) Initial enrollment periods for each product selected
564 by an individual participant must last a minimum of 12 months,
565 unless the individual participant specifically agrees to a
566 different enrollment period.

567 (d) When an individual has selected one or more products
568 and enrolled in those products for at least 12 months or any
569 other period specifically agreed to by the individual
570 participant, changes in selected products and services may only

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571 be made during the annual enrollment period established by the
572 corporation.

573 (e) The limits established in paragraphs (b)-(d) apply to
574 any risk-bearing product that promises future payment or
575 coverage for a variable amount of benefits or services. The
576 limits do not apply to initiation of flexible spending plans
577 when those plans are not associated with specific high-
578 deductible insurance policies or to the use of spending accounts
579 for any products offering individual participants specific
580 amounts and types of health services and treatments at a
581 contracted price.

582 (8) RISK POOLING.--The program shall utilize methods for
583 pooling the risk of individual participants and preventing
584 selection bias. These methods shall include, but not be limited
585 to, a postenrollment risk adjustment of the premium payments to
586 the vendors. The corporation shall establish a methodology for
587 assessing the risk of enrolled individual participants based on
588 data reported by the vendors about their enrollees. Monthly
589 distributions of payments to the vendors shall be adjusted based
590 on the assessed relative risk profile of the enrollees in each
591 risk-bearing product for the most recent period for which data
592 is available.

593 (9) EXEMPTIONS.--

594 (a) Policies sold as part of the program are not subject
595 to the licensing requirements of the Florida Insurance Code,
596 chapter 641, or the mandated offerings or coverages established
597 in part VI of chapter 627 and chapter 641.

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598 (b) The corporation is authorized to act as an
599 administrator as defined in s. 626.88. However, the corporation
600 is not subject to the licensing requirements of part VII of
601 chapter 626.

602 (10) LIQUIDATION OR DISSOLUTION.--The Department of
603 Financial Services shall supervise any liquidation or
604 dissolution of the corporation and shall have, with respect to
605 such liquidation or dissolution, all power granted to it
606 pursuant to the Florida Insurance Code.

607 (11) CORPORATION.--There is created the Florida Health
608 Choices, Inc., which shall be registered, incorporated,
609 organized, and operated in compliance with chapter 617. The
610 purpose of the corporation is to administer the program created
611 in this section and to conduct such other business as may
612 further the administration of the program.

613 (a) The corporation shall be governed by a board of
614 directors consisting of 15 individuals appointed in the
615 following manner:

616 1. Five members appointed by and serving at the pleasure
617 of the Governor, consisting of:

618 a. The Secretary of Health Care Administration or a
619 designee with expertise in health care services.

620 b. The Secretary of Management Services or a designee with
621 expertise in state employee benefits.

622 c. The Commissioner of the Office of Insurance Regulation
623 or a designee with expertise in insurance regulation.

624 d. Two representatives of eligible public employers.

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625 2. Five members appointed by and serving at the pleasure
626 of the President of the Senate, consisting of representatives of
627 employers, insurers, health care providers, health insurance
628 agents, and individual participants.

629 3. Five members appointed by and serving at the pleasure
630 of the Speaker of the House of Representatives, consisting of
631 representatives of employers, insurers, health care providers,
632 health insurance agents, and individual participants.

633 (b) Members shall be appointed for terms of up to 3 years.
634 Any member is eligible for reappointment. A vacancy on the board
635 shall be filled for the unexpired portion of the term in the
636 same manner as the original appointment.

637 (c) The board shall select a chief executive officer for
638 the corporation who shall be responsible for the selection of
639 such other staff as may be authorized by the corporation's
640 operating budget as adopted by the board.

641 (d) Board members are entitled to receive, from funds of
642 the corporation, reimbursement for per diem and travel expenses
643 as provided by s. 112.061. No other compensation is authorized.

644 (e) There shall be no liability on the part of, and no
645 cause of action shall arise against, any member of the board or
646 its employees or agents for any action taken by them in the
647 performance of their powers and duties under this section.

648 (f) The board shall develop and adopt bylaws and other
649 corporate procedures as necessary for the operation of the
650 corporation and carrying out the purposes of this section. The
651 bylaws shall:

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652 1. Specify procedures for selection of officers and
653 qualifications for reappointment, provided that no board member
654 shall serve more than 9 consecutive years.

655 2. Require an annual membership meeting that provides an
656 opportunity for input and interaction with individual
657 participants in the program.

658 3. Specify policies and procedures regarding conflicts of
659 interest, including prohibiting a member from participating in
660 any decision that would inure to the benefit of the member or
661 the organization that employs the member. The policies and
662 procedures shall also require public disclosure of the interest
663 that prevents the member from participating in a decision on a
664 particular matter.

665 (g) The corporation may exercise all powers granted to it
666 under chapter 617 necessary to carry out the purposes of this
667 section, including, but not limited to, the power to receive and
668 accept grants, loans, or advances of funds from any public or
669 private agency and to receive and accept from any source
670 contributions of money, property, labor, or any other thing of
671 value to be held, used, and applied for the purposes of this
672 section.

673 (h) The corporation shall:

674 1. Determine eligibility of employers, vendors,
675 individuals, and agents in accordance with subsection (4).

676 2. Establish procedures necessary for the operation of the
677 program, including, but not limited to, procedures for
678 application, enrollment, risk assessment, risk adjustment, plan
679 administration, performance monitoring, and consumer education.

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- 680 3. Arrange for collection of contributions from
681 participating employers and individuals.
- 682 4. Arrange for payment of premiums and other appropriate
683 disbursements based on the selections of products and services
684 by the individual participants.
- 685 5. Establish criteria for disenrollment of participating
686 individuals based on failure to pay the individual's share of
687 any contribution required to maintain enrollment in selected
688 products.
- 689 6. Establish criteria for exclusion of vendors pursuant to
690 paragraph (4) (d).
- 691 7. Develop and implement a plan for promoting public
692 awareness of and participation in the program.
- 693 8. Secure staff and consultant services necessary to the
694 operation of the program.
- 695 9. Establish policies and procedures regarding
696 participation in the program for individuals, vendors, health
697 insurance agents, and employers.
- 698 10. Develop a plan, in coordination with the Department of
699 Revenue, to establish tax credits or refunds for employers that
700 participate in the program. The corporation shall submit the
701 plan to the Governor, the President of the Senate, and the
702 Speaker of the House of Representatives no later than January 1,
703 2009.
- 704 11. Beginning in fiscal year 2009-2010, submit by February
705 1 an annual report to the Governor, the President of the Senate,
706 and the Speaker of the House of Representatives documenting the

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707 corporation's activities in compliance with the duties
708 delineated in this section.

709 (i) To ensure program integrity and to safeguard the
710 financial transactions made under the auspices of the program,
711 the corporation is authorized to establish qualifying criteria
712 and certification procedures for vendors, require performance
713 bonds or other guarantees of ability to complete contractual
714 obligations, monitor the performance of vendors, and enforce the
715 agreements of the program through financial penalty or
716 disqualification from the program.

717 Section 5. Subsection (22) of section 409.811, Florida
718 Statutes, is amended to read:

719 409.811 Definitions relating to Florida Kidcare Act.--As
720 used in ss. 409.810-409.820, the term:

721 (22) "Premium assistance payment" means the monthly
722 consideration paid by the agency per enrollee in the Florida
723 Kidcare program towards health insurance premiums and may
724 include the direct payment of the premium for a qualifying child
725 to be covered as a dependent under an employer-sponsored group
726 family plan when such payment does not exceed the payment
727 required for an enrollee in the Florida Kidcare program.

728 Section 6. Section 624.1265, Florida Statutes, is created
729 to read:

730 624.1265 Nonprofit religious organization exemption;
731 authority; notice.--

732 (1) Any nonprofit religious organization that qualifies
733 under Title 26, s. 501 of the Internal Revenue Code of 1986, as
734 amended; that limits its participants to members of the same

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735 religion; that acts as an organizational clearinghouse for
736 information between participants who have financial, physical,
737 or medical needs and participants with the ability to pay for
738 the benefit of those participants with financial, physical, or
739 medical needs; that provides for the financial or medical needs
740 of a participant through payments directly from one participant
741 to another; and that suggests amounts that participants may
742 voluntarily give with no assumption of risk or promise to pay
743 either among the participants or between the participants and
744 the organization are not subject to any requirements of the
745 Florida Insurance Code.

746 (2) Nothing in this section prevents the organization
747 described in subsection (1) from establishing qualifications of
748 participation relating to the health of a prospective
749 participant, prevents a participant from limiting the financial
750 or medical needs that may be eligible for payment, or prevents
751 the organization from canceling the membership of a participant
752 when such participant indicates his or her unwillingness to
753 participate by failing to make a payment to another participant
754 for a period in excess of 60 days.

755 (3) The organization described in subsection (1) shall
756 provide each prospective participant in the organizational
757 clearinghouse written notice that the organization is not an
758 insurance company, that membership is not offered through an
759 insurance company, and that the organization is not subject to
760 the regulatory requirements or consumer protections of the
761 Florida Insurance Code.

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762 Section 7. Section 627.6562, Florida Statutes, is amended
763 to read:

764 627.6562 Dependent coverage.--

765 (1) If an insurer offers coverage that insures dependent
766 children of the policyholder or certificateholder, the policy
767 must insure a dependent child of the policyholder or
768 certificateholder at least until the end of the calendar year in
769 which the child reaches the age of 25, if the child meets all of
770 the following:

771 (a) The child is dependent upon the policyholder or
772 certificateholder for support.

773 (b) The child is living in the household of the
774 policyholder or certificateholder, or the child is a full-time
775 or part-time student.

776 (2) A policy that is subject to the requirements of
777 subsection (1) must also offer the policyholder or
778 certificateholder the option to insure a child of the
779 policyholder or certificateholder at least until the end of the
780 calendar year in which the child reaches the age of 30, if the
781 child:

782 (a) Is unmarried and does not have a dependent of his or
783 her own;

784 (b) Is a resident of this state or a full-time or part-
785 time student; and

786 (c) Is not provided coverage as a named subscriber,
787 insured, enrollee, or covered person under any other group,
788 blanket, or franchise health insurance policy or individual

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789 health benefits plan, or entitled to benefits under Title XVIII
790 of the Social Security Act.

791 (3) If, pursuant to subsection (2), a child is provided
792 coverage under the parent's policy after the end of the calendar
793 year in which the child reaches age 25, and coverage for the
794 child is subsequently terminated, the child is not eligible to
795 be covered under the parent's policy unless the child was
796 continuously covered by other creditable coverage without a gap
797 in coverage of more than 63 days. For the purposes of this
798 subsection, the term "creditable coverage" has the same meaning
799 as defined in s. 627.6561(5).

800 (4)(2) ~~Nothing in This section does not affect or preempt~~
801 ~~affects or preempts~~ an insurer's right to medically underwrite
802 or charge the appropriate premium. (b) Require coverage
803 for services provided to a dependent before October 1, 2008.

804 (c) Require an employer to pay all or part of the cost of
805 coverage provided for a dependent under this section.

806 (d) Prohibit an insurer or health maintenance organization
807 from increasing the limiting age for dependent coverage to age
808 30 in policies or contracts issued or renewed prior to the
809 effective date of this act.

810 (5) Until April 1, 2009, a dependent child who qualifies
811 for coverage under subsection (1) but whose coverage as a
812 dependent child under a covered person's plan terminated under
813 the terms of the plan before October 1, 2008, may make a written
814 election to reinstate coverage, without proof of insurability,
815 under that plan as a dependent child pursuant to this section.
816 All other dependent children who qualify for coverage under

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817 subsection (1) shall be automatically covered at least until the
818 end of the calendar year in which the child reaches the age of
819 30, unless the covered person provides the group policyholder
820 with written evidence the dependent child is married, is not a
821 resident of the state, is covered under a separate comprehensive
822 health insurance policy or a health benefit plan, is entitled to
823 benefits under Title XVIII of the Social Security Act, Pub. L.
824 No. 89-97, 42 U.S.C. ss. 1935 et seq., or is eligible for
825 coverage as an employee under an employer-sponsored health plan.

826 (6) The covered person's plan may require the payment of a
827 premium by the covered person or dependent child, as
828 appropriate, subject to the approval of the Office of Insurance
829 Regulation, for any period of coverage relating to a dependent's
830 written election for coverage pursuant to subsection (3).

831 (7) Notice regarding the reinstatement of coverage for a
832 dependent child as provided under this section must be provided
833 to a covered person in the certificate of coverage prepared for
834 covered persons by the insurer or by the covered person's
835 employer. The notice shall be given as soon as practicable after
836 July 1, 2008, and such notice may be given through the group
837 policyholder.

838 (8) This section does not apply to accident only,
839 specified disease, disability income, Medicare supplement, or
840 long-term care insurance policies.

841 (9) This section applies to all group, blanket, and
842 franchise health insurance policies covering residents of this
843 state, including, but not limited to, policies in which the
844 carrier has reserved the right to change the premium. This

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845 section applies to all individual, group, blanket, and franchise
846 health insurance policies and health maintenance contracts
847 issued, renewed, or amended after October 1, 2008.

848 Section 8. Subsections (1), (4), and (6) of section
849 641.402, Florida Statutes, are amended to read:

850 641.402 Definitions.--As used in this part, the term:

851 (1) "Basic services" includes any of the following:
852 limited hospital inpatient services, which may include hospital
853 inpatient physician services, up to a maximum of coverage
854 benefit of 5 days and a maximum dollar amount of coverage of
855 \$15,000 per calendar year; emergency care;~~;~~ physician care other
856 than hospital inpatient physician services;~~;~~ ambulatory
857 diagnostic treatment;~~;~~ and preventive health care services.

858 (4) "Prepaid health clinic" means any organization
859 authorized under this part which provides, either directly or
860 through arrangements with other persons, basic services to
861 persons enrolled with such organization, on a prepaid per capita
862 or prepaid aggregate fixed-sum basis, including those basic
863 services described in this part which subscribers might
864 reasonably require to maintain good health. ~~However, no clinic~~
865 ~~that provides or contracts for, either directly or indirectly,~~
866 ~~inpatient hospital services, hospital inpatient physician~~
867 ~~services, or indemnity against the cost of such services shall~~
868 ~~be a prepaid health clinic.~~

869 (6) "Provider" means any physician or person ~~other than a~~
870 ~~hospital~~ that furnishes health care services under this part and
871 is licensed or authorized to practice in this state.

872 Section 9. This act shall take effect upon becoming a law.

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T I T L E A M E N D M E N T

Remove the entire title and insert:
Remove the entire title and insert:

A bill to be entitled
An act relating to affordable health coverage; amending s.
112.363, F.S.; specifying that coverage provided through
the Cover Florida Health Care Access Program is considered
health insurance coverage for the purposes of determining
eligibility for the state retiree health insurance
subsidy; amending s. 408.909, F.S.; revising eligibility
requirements; providing certain exemptions from the 6-month
lapse in coverage requirement; extending the expiration
date of the health flex plan; creating s. 408.9091, F.S.;
creating the Cover Florida Health Care Access Program;
providing a short title; providing legislative intent;
providing definitions; requiring the agency and the Office
of Insurance Regulation of the Financial Services
Commission within the Department of Financial Services to
jointly administer the program; providing program
requirements; requiring the development of guidelines to
meet minimum standards for quality of care and access to
care; requiring the agency to ensure that the Cover
Florida plans follow standardized grievance procedures;
requiring the office and the agency to oversee changes to

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901 plan benefits; requiring the Executive Office of the
902 Governor, the agency, and the office to develop a public
903 awareness program; authorizing public and private entities
904 to design programs to encourage or extend incentives for
905 participation in the Cover Florida Health Care Access
906 Program; requiring the agency and the office to announce
907 an invitation to negotiate for Cover Florida plan entities
908 to design a coverage proposal; requiring the invitation to
909 negotiate to include certain guidelines; providing certain
910 conditions under which plans are disapproved or withdrawn;
911 authorizing the agency and the office to announce an
912 invitation to negotiate for companies that offer
913 supplemental insurance or discount medical plans;
914 requiring the agency and the office to approve at least
915 one plan entity; authorizing the agency and the office to
916 approve one regional network plan in each existing
917 Medicaid area; providing that certain licensing
918 requirements are not applicable to a Cover Florida plan;
919 providing that Cover Florida plans are considered
920 insurance under certain conditions; excluding Cover
921 Florida plans from the Florida Life and Health Insurance
922 Guaranty Association and the Health Maintenance
923 Organization Consumer Assistance Plan; providing
924 requirements for eligibility for a Cover Florida plan;
925 requiring each Cover Florida plan to maintain and provide
926 certain records; providing that coverage under a Cover
927 Florida plan is not an entitlement and does not give rise
928 to a cause of action; requiring the agency and the office

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929 to evaluate the program and submit an annual report to the
930 Governor and the Legislature; authorizing the agency and
931 the Financial Services Commission to adopt rules; creating
932 s. 408.910, F.S.; establishing the Florida Health Choices
933 Program; providing legislative intent; providing
934 definitions; providing program purpose and components;
935 providing employer eligibility criteria; providing
936 individual eligibility criteria; providing employer
937 enrollment criteria; providing vendor, product, and
938 service eligibility criteria; providing for individual
939 participation regardless of subsequent job status or
940 Medicaid eligibility; providing individual enrollment
941 criteria; providing vendor enrollment criteria; providing
942 for participation by health insurance agents; providing
943 criteria for products available for purchase; providing
944 criteria for product pricing; providing for an
945 administrative surcharge; providing for an exchange
946 process; providing for enrollment periods and changes in
947 selected products; providing methods for the pooling of
948 risk; providing for exemptions from certain statutory
949 provisions, mandated offerings and coverages, and
950 licensing requirements; creating the Florida Health
951 Choices, Inc.; requiring the department to supervise any
952 liquidation or dissolution of the corporation; providing
953 for corporate governance and board membership and terms;
954 providing for reimbursement for per diem and travel
955 expenses; providing for powers and duties of the
956 corporation; requiring the corporation to coordinate with

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957 the Department of Revenue to develop a plan by January 1,
958 2009, for creating tax exemptions or refunds for
959 participating in the program; requiring the corporation to
960 submit an annual report to the Governor and Legislature;
961 authorizing the corporation to establish and enforce
962 certain program integrity measures; amending s. 409.811,
963 F.S.; revising the definition of the term "premium
964 assistance payment"; creating s. 624.1265, F.S.; exempting
965 certain nonprofit religious organizations from
966 requirements of the Florida Insurance Code; preserving
967 certain authority of such organizations; requiring such
968 organizations to provide certain notice to prospective
969 participants; providing notice requirements; amending s.
970 627.6562, F.S.; requiring insurance policies that provide
971 dependent coverage to provide the policyholder with the
972 option of insuring a child until the age of 30 under
973 certain circumstances; amending s. 627.6699, F.S.;
974 requiring participation of employees in health maintenance
975 contracts or policies issued or renewed after a specified
976 date; providing conditions for employers and employees to
977 opt out of such coverage; amending s. 641.402, F.S.;
978 revising the definition of the term "basic services" to
979 include certain hospital inpatient services; revising the
980 definitions of the terms "prepaid health clinic" and
981 "provider"; providing an effective date.

982