2009

1	A bill to be entitled
2	An act relating to Medicaid managed care plans; amending
3	s. 409.912, F.S.; requiring that an entity contracting
4	with the Agency for Health Care Administration to provide
5	certain health care services continue to offer previously
6	authorized services while prior authorization is
7	processed, pay certain claims, and develop and maintain an
8	informal grievance system; defining the term "clean
9	claim"; requiring that the agency establish a formal
10	grievance system; providing an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Paragraph (b) of subsection (4) of section
15	409.912, Florida Statutes, is amended to read:
16	409.912 Cost-effective purchasing of health careThe
17	agency shall purchase goods and services for Medicaid recipients
18	in the most cost-effective manner consistent with the delivery
19	of quality medical care. To ensure that medical services are
20	effectively utilized, the agency may, in any case, require a
21	confirmation or second physician's opinion of the correct
22	diagnosis for purposes of authorizing future services under the
23	Medicaid program. This section does not restrict access to
24	emergency services or poststabilization care services as defined
25	in 42 C.F.R. part 438.114. Such confirmation or second opinion
26	shall be rendered in a manner approved by the agency. The agency
27	shall maximize the use of prepaid per capita and prepaid
28	aggregate fixed-sum basis services when appropriate and other
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alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify trends that are outside the normal practice patterns of a provider's professional peers or the national quidelines of a provider's professional association. The vendor must be able to provide information and counseling to a provider whose practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. The agency may mandate prior authorization, drug therapy management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug classes, or particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform the Pharmaceutical and Therapeutics Committee of its decisions regarding drugs subject to prior authorization. The agency is authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. The agency may competitively bid singlesource-provider contracts if procurement of goods or services Page 2 of 10

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results in demonstrated cost savings to the state without limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider availability, provider quality standards, time and distance standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider turnover, provider profiling, provider licensure history, previous program integrity investigations and findings, peer review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers shall not be entitled to enrollment in the Medicaid provider network. The agency shall determine instances in which allowing Medicaid beneficiaries to purchase durable medical equipment and other goods is less expensive to the Medicaid program than longterm rental of the equipment or goods. The agency may establish rules to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies.

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(4) The agency may contract with:

(b) An entity that is providing comprehensive behavioral health care services to certain Medicaid recipients through a capitated, prepaid arrangement pursuant to the federal waiver provided for by s. 409.905(5). Such an entity must be licensed under chapter 624, chapter 636, or chapter 641 and must possess the clinical systems and operational competence to manage risk

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85 and provide comprehensive behavioral health care to Medicaid 86 recipients. As used in this paragraph, the term "comprehensive behavioral health care services" means covered mental health and 87 88 substance abuse treatment services that are available to 89 Medicaid recipients. The secretary of the Department of Children 90 and Family Services shall approve provisions of procurements 91 related to children in the department's care or custody prior to 92 enrolling such children in a prepaid behavioral health plan. Any 93 contract awarded under this paragraph must be competitively 94 procured. In developing the behavioral health care prepaid plan 95 procurement document, the agency shall ensure that the 96 procurement document requires the contractor to develop and 97 implement a plan to ensure compliance with s. 394.4574 related to services provided to residents of licensed assisted living 98 99 facilities that hold a limited mental health license. Except as 100 provided in subparagraph 8., and except in counties where the 101 Medicaid managed care pilot program is authorized pursuant to s. 102 409.91211, the agency shall seek federal approval to contract 103 with a single entity meeting these requirements to provide 104 comprehensive behavioral health care services to all Medicaid 105 recipients not enrolled in a Medicaid managed care plan 106 authorized under s. 409.91211 or a Medicaid health maintenance 107 organization in an AHCA area. In an AHCA area where the Medicaid 108 managed care pilot program is authorized pursuant to s. 109 409.91211 in one or more counties, the agency may procure a 110 contract with a single entity to serve the remaining counties as 111 an AHCA area or the remaining counties may be included with an adjacent AHCA area and shall be subject to this paragraph. Each 112 Page 4 of 10

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113 entity must offer sufficient choice of providers in its network 114 to ensure recipient access to care and the opportunity to select 115 a provider with whom they are satisfied. The network shall 116 include all public mental health hospitals. To ensure unimpaired 117 access to behavioral health care services by Medicaid 118 recipients, all contracts issued pursuant to this paragraph 119 shall require 80 percent of the capitation paid to the managed 120 care plan, including health maintenance organizations, to be 121 expended for the provision of behavioral health care services. 122 In the event the managed care plan expends less than 80 percent 123 of the capitation paid pursuant to this paragraph for the 124 provision of behavioral health care services, the difference 125 shall be returned to the agency. The agency shall provide the 126 managed care plan with a certification letter indicating the 127 amount of capitation paid during each calendar year for the 128 provision of behavioral health care services pursuant to this 129 section. The agency may reimburse for substance abuse treatment 130 services on a fee-for-service basis until the agency finds that 131 adequate funds are available for capitated, prepaid 132 arrangements.

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

By July 1, 2003, the agency and the Department of
 Children and Family Services shall execute a written agreement
 that requires collaboration and joint development of all policy,

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141 budgets, procurement documents, contracts, and monitoring plans 142 that have an impact on the state and Medicaid community mental 143 health and targeted case management programs.

144 Except as provided in subparagraph 8., by July 1, 2006, 3. 145 the agency and the Department of Children and Family Services 146 shall contract with managed care entities in each AHCA area 147 except area 6 or arrange to provide comprehensive inpatient and 148 outpatient mental health and substance abuse services through 149 capitated prepaid arrangements to all Medicaid recipients who 150 are eligible to participate in such plans under federal law and 151 regulation. In AHCA areas where eligible individuals number less 152 than 150,000, the agency shall contract with a single managed 153 care plan to provide comprehensive behavioral health services to all recipients who are not enrolled in a Medicaid health 154 155 maintenance organization or a Medicaid capitated managed care 156 plan authorized under s. 409.91211. The agency may contract with 157 more than one comprehensive behavioral health provider to 158 provide care to recipients who are not enrolled in a Medicaid 159 capitated managed care plan authorized under s. 409.91211 or a Medicaid health maintenance organization in AHCA areas where the 160 161 eligible population exceeds 150,000. In an AHCA area where the 162 Medicaid managed care pilot program is authorized pursuant to s. 163 409.91211 in one or more counties, the agency may procure a 164 contract with a single entity to serve the remaining counties as 165 an AHCA area or the remaining counties may be included with an 166 adjacent AHCA area and shall be subject to this paragraph. 167 Contracts for comprehensive behavioral health providers awarded pursuant to this section shall be competitively procured. Both 168

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169 for-profit and not-for-profit corporations shall be eligible to 170 compete. Managed care plans contracting with the agency under subsection (3) shall provide and receive payment for the same 171 172 comprehensive behavioral health benefits as provided in AHCA 173 rules, including handbooks incorporated by reference. In AHCA 174 area 11, the agency shall contract with at least two 175 comprehensive behavioral health care providers to provide 176 behavioral health care to recipients in that area who are 177 enrolled in, or assigned to, the MediPass program. One of the 178 behavioral health care contracts shall be with the existing 179 provider service network pilot project, as described in 180 paragraph (d), for the purpose of demonstrating the costeffectiveness of the provision of quality mental health services 181 through a public hospital-operated managed care model. Payment 182 183 shall be at an agreed-upon capitated rate to ensure cost 184 savings. Of the recipients in area 11 who are assigned to 185 MediPass under the provisions of s. 409.9122(2)(k), a minimum of 186 50,000 of those MediPass-enrolled recipients shall be assigned 187 to the existing provider service network in area 11 for their 188 behavioral care.

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

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

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

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

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

214 In converting to a prepaid system of delivery, the 6. 215 agency shall in its procurement document require an entity 216 providing only comprehensive behavioral health care services to 217 prevent the displacement of indigent care patients by enrollees 218 in the Medicaid prepaid health plan providing behavioral health 219 care services from facilities receiving state funding to provide 220 indigent behavioral health care, to facilities licensed under chapter 395 which do not receive state funding for indigent 221 behavioral health care, or reimburse the unsubsidized facility 222 223 for the cost of behavioral health care provided to the displaced indigent care patient. 224

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225 7. Traditional community mental health providers under 226 contract with the Department of Children and Family Services 227 pursuant to part IV of chapter 394, child welfare providers 228 under contract with the Department of Children and Family 229 Services in areas 1 and 6, and inpatient mental health providers 230 licensed pursuant to chapter 395 must be offered an opportunity 231 to accept or decline a contract to participate in any provider 232 network for prepaid behavioral health services.

233 8. All Medicaid-eligible children, except children in area 234 1 and children in Highlands County, Hardee County, Polk County, 235 or Manatee County of area 6, who are open for child welfare 236 services in the HomeSafeNet system, shall receive their behavioral health care services through a specialty prepaid plan 237 238 operated by community-based lead agencies either through a 239 single agency or formal agreements among several agencies. The 240 specialty prepaid plan must result in savings to the state 241 comparable to savings achieved in other Medicaid managed care 242 and prepaid programs. Such plan must provide mechanisms to 243 maximize state and local revenues. The specialty prepaid plan 244 shall be developed by the agency and the Department of Children 245 and Family Services. The agency is authorized to seek any 246 federal waivers to implement this initiative. Medicaid-eligible 247 children whose cases are open for child welfare services in the HomeSafeNet system and who reside in AHCA area 10 are exempt 248 from the specialty prepaid plan upon the development of a 249 service delivery mechanism for children who reside in area 10 as 250 specified in s. 409.91211(3)(dd). 251

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9. An entity providing comprehensive behavioral health

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253	care services and licensed under chapter 624, chapter 636, or
254	chapter 641 shall:
255	a. Continue services authorized by the previous entity as
256	medically necessary while prior authorization is being processed
257	under a new plan;
258	b. Pay, within 10 business days after receipt, electronic
259	clean claims containing sufficient information for processing.
260	For purposes of this paragraph, the term "clean claim" means a
261	claim that does not have any defect or impropriety, including
262	the lack of any required substantiating documentation or
263	particular circumstance requiring special treatment that
264	prevents timely payment from being made; and
265	c. Develop and maintain an informal grievance system that
266	addresses payment and contract problems with physicians licensed
267	under chapter 458 or chapter 459, psychologists licensed under
268	chapter 490, psychotherapists as defined in chapter 491, or a
269	facility operating under chapter 393, chapter 394, or chapter
270	397. The agency shall also establish a formal grievance system
271	to address those issues that are not resolved through the
272	informal grievance system.
273	Section 2. This act shall take effect July 1, 2009.

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