(LATE FILED FOR: APRIL 20 SPECIAL ORDER	) HOUSE AMENDMENT
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Bill No. CS/CS/CS/HB 1143 (2010)

Amendment No.

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CHAMBER	ACTION

Senate

House

Representative Flores offered the following:

## Amendment (with title amendment)

Between lines 2056 and 2057, insert:

Section 63. Subsection (5) of section 409.907, Florida Statutes, is amended to read:

7 Medicaid provider agreements.-The agency may make 409.907 8 payments for medical assistance and related services rendered to 9 Medicaid recipients only to an individual or entity who has a 10 provider agreement in effect with the agency, who is performing 11 services or supplying goods in accordance with federal, state, and local law, and who agrees that no person shall, on the 12 grounds of handicap, race, color, or national origin, or for any 13 14 other reason, be subjected to discrimination under any program or activity for which the provider receives payment from the 15 16 agency. 600817 Approved For Filing: 4/20/2010 9:23:39 AM

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17 (5) The agency:

18 Is required to make timely payment at the established (a) 19 rate for services or goods furnished to a recipient by the 20 provider upon receipt of a properly completed claim form. The claim form shall require certification that the services or 21 22 goods have been completely furnished to the recipient and that, with the exception of those services or goods specified by the 23 24 agency, the amount billed does not exceed the provider's usual 25 and customary charge for the same services or goods.

(b) Is prohibited from demanding repayment from the provider in any instance in which the Medicaid overpayment is attributable to error of the department in the determination of eligibility of a recipient.

30 (c) May adopt, and include in the provider agreement, such 31 other requirements and stipulations on either party as the 32 agency finds necessary to properly and efficiently administer 33 the Medicaid program.

34 <u>(d) May enroll entities as Medicare crossover-only</u> 35 <u>providers for payment and claims processing purposes only. The</u> 36 provider agreement shall:

37 1. Require that the provider is an eligible Medicare provider, has a current provider agreement in place with the 38 39 Centers for Medicare and Medicaid Services, and provides verification that the provider is currently in good standing 40 41 with the agency. 42 2. Require that the provider notify the agency immediately, in writing, upon being suspended or disenrolled as 43 a Medicare provider. If a provider does not provide such 44 600817 Approved For Filing: 4/20/2010 9:23:39 AM Page 2 of 5

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Amendment No.

45	Amendment No. notification within 5 business days after suspension or
46	disenrollment, sanctions may be imposed pursuant to this chapter
47	and the provider may be required to return funds paid to the
48	provider during the period of time that the provider was
49	suspended or disenrolled as a Medicare provider.
50	3. Require that all records pertaining to health care
51	services provided to each of the provider's recipients be kept
52	for a minimum of 5 years. The agreement shall also require that
53	records and information relating to payments claimed by the
54	provider for services under the agreement be delivered to the
55	agency or the Office of the Attorney General Medicaid Fraud
56	Control Unit when requested. If a provider does not provide such
57	records and information when requested, sanctions may be imposed
58	pursuant to this chapter.
59	4. Disclose that the agreement is for the purposes of
60	paying and processing Medicare crossover claims only.
60 61	paying and processing Medicare crossover claims only.
	paying and processing Medicare crossover claims only. This paragraph pertains solely to Medicare crossover-only
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61 62	This paragraph pertains solely to Medicare crossover-only
61 62 63	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the
61 62 63 64	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the other requirements of this section and applicable rules must be
61 62 63 64 65	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the other requirements of this section and applicable rules must be met.
61 62 63 64 65 66	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the other requirements of this section and applicable rules must be met. Section 64. Subsection (24) is added to section 409.908,
61 62 63 64 65 66 67	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the other requirements of this section and applicable rules must be met. Section 64. Subsection (24) is added to section 409.908, Florida Statutes, to read:
61 62 63 64 65 66 67 68	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the other requirements of this section and applicable rules must be <u>met.</u> Section 64. Subsection (24) is added to section 409.908, Florida Statutes, to read: 409.908 Reimbursement of Medicaid providersSubject to
61 62 63 64 65 66 67 68 69	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the other requirements of this section and applicable rules must be met. Section 64. Subsection (24) is added to section 409.908, Florida Statutes, to read: 409.908 Reimbursement of Medicaid providersSubject to specific appropriations, the agency shall reimburse Medicaid
61 62 63 64 65 66 67 68 69 70	This paragraph pertains solely to Medicare crossover-only providers. In order to become a standard Medicaid provider, the other requirements of this section and applicable rules must be met. Section 64. Subsection (24) is added to section 409.908, Florida Statutes, to read: 409.908 Reimbursement of Medicaid providersSubject to specific appropriations, the agency shall reimburse Medicaid providers, in accordance with state and federal law, according

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73 These methodologies may include fee schedules, reimbursement 74 methods based on cost reporting, negotiated fees, competitive 75 bidding pursuant to s. 287.057, and other mechanisms the agency 76 considers efficient and effective for purchasing services or goods on behalf of recipients. If a provider is reimbursed based 77 78 on cost reporting and submits a cost report late and that cost 79 report would have been used to set a lower reimbursement rate 80 for a rate semester, then the provider's rate for that semester shall be retroactively calculated using the new cost report, and 81 82 full payment at the recalculated rate shall be effected 83 retroactively. Medicare-granted extensions for filing cost 84 reports, if applicable, shall also apply to Medicaid cost 85 reports. Payment for Medicaid compensable services made on behalf of Medicaid eligible persons is subject to the 86 availability of moneys and any limitations or directions 87 provided for in the General Appropriations Act or chapter 216. 88 89 Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, 90 91 lengths of stay, number of visits, or number of services, or 92 making any other adjustments necessary to comply with the 93 availability of moneys and any limitations or directions 94 provided for in the General Appropriations Act, provided the 95 adjustment is consistent with legislative intent.

96 (24) If a provider fails to notify the agency within 5 97 business days after suspension or disenrollment from Medicare, 98 sanctions may be imposed pursuant to this chapter and the 99 provider may be required to return funds paid to the provider

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Amendment No. 100 during the period of time that the provider was suspended or 101 disenrolled as a Medicare provider. 102 103 104 105 TITLE AMENDMENT 106 Remove line 169 and insert: 107 to the consumer-directed care program; amending s. 108 409.907, F.S.; authorizing the Agency for Health Care 109 Administration to enroll entities as Medicare crossover-110 only providers for payment and claims processing purposes 111 only; specifying requirements for Medicare crossover-only 112 agreements; amending s. 409.908, F.S.; providing 113 penalties for providers that fail to report suspension or 114 disenrollment from Medicare within a specified time; 115 amending s.