

Amendment No.

CHAMBER ACTION

Senate

House

.

1 Representative Corcoran offered the following:

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

4 Remove everything after the enacting clause and insert:

5 Section 1. Section 408.910, Florida Statutes, is amended
6 to read:

7 408.910 Florida Health Choices Program.—

8 (1) LEGISLATIVE INTENT.—The Legislature finds that a
9 significant number of the residents of this state do not have
10 adequate access to affordable, quality health care. The
11 Legislature further finds that increasing access to affordable,
12 quality health care can be best accomplished by establishing a
13 competitive market for purchasing health insurance and health
14 services. It is therefore the intent of the Legislature to
15 create the Florida Health Choices Program to:

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16 (a) Expand opportunities for Floridians to purchase
17 affordable health insurance and health services.

18 (b) Preserve the benefits of employment-sponsored
19 insurance while easing the administrative burden for employers
20 who offer these benefits.

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

23 (d) Provide for the purchase of individual, portable
24 health care coverage.

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

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

30 (2) DEFINITIONS.—As used in this section, the term:

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

33 (b) "Corporation's marketplace" means the single,
34 centralized market established by the program that facilitates
35 the purchase of products made available in the marketplace.

36 (c) ~~(b)~~ "Health insurance agent" means an agent licensed
37 under part IV of chapter 626.

38 (d) ~~(e)~~ "Insurer" means an entity licensed under chapter
39 624 which offers an individual health insurance policy or a
40 group health insurance policy, a preferred provider organization
41 as defined in s. 627.6471, ~~or~~ an exclusive provider organization
42 as defined in s. 627.6472, or a health maintenance organization
43 licensed under part I of chapter 641, or a prepaid limited

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44 health service organization or discount medical plan
45 organization licensed under chapter 636.

46 ~~(e)-(d)~~ "Program" means the Florida Health Choices Program
47 established by this section.

48 (3) PROGRAM PURPOSE AND COMPONENTS.—The Florida Health
49 Choices Program is created as a single, centralized market for
50 the sale and purchase of various products that enable
51 individuals to pay for health care. These products include, but
52 are not limited to, health insurance plans, health maintenance
53 organization plans, prepaid services, service contracts, and
54 flexible spending accounts. The components of the program
55 include:

56 (a) Enrollment of employers.

57 (b) Administrative services for participating employers,
58 including:

59 1. Assistance in seeking federal approval of cafeteria
60 plans.

61 2. Collection of premiums and other payments.

62 3. Management of individual benefit accounts.

63 4. Distribution of premiums to insurers and payments to
64 other eligible vendors.

65 5. Assistance for participants in complying with reporting
66 requirements.

67 (c) Services to individual participants, including:

68 1. Information about available products and participating
69 vendors.

70 2. Assistance with assessing the benefits and limits of
71 each product, including information necessary to distinguish
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72 between policies offering creditable coverage and other products
73 available through the program.

74 3. Account information to assist individual participants
75 with managing available resources.

76 4. Services that promote healthy behaviors.

77 (d) Recruitment of vendors, including insurers, health
78 maintenance organizations, prepaid clinic service providers,
79 provider service networks, and other providers.

80 (e) Certification of vendors to ensure capability,
81 reliability, and validity of offerings.

82 (f) Collection of data, monitoring, assessment, and
83 reporting of vendor performance.

84 (g) Information services for individuals and employers.

85 (h) Program evaluation.

86 (4) ELIGIBILITY AND PARTICIPATION.—Participation in the
87 program is voluntary and shall be available to employers,
88 individuals, vendors, and health insurance agents as specified
89 in this subsection.

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

91 1. Employers that meet criteria established by the
92 corporation and elect to make their employees eligible through
93 the program have 1 to 50 employees.

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

95 3. Municipalities having populations of fewer than 50,000
96 residents.

97 4. School districts in fiscally constrained counties.

98 5. Statutory rural hospitals.

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99 (b) Individuals eligible to participate in the program
100 include:

- 101 1. Individual employees of enrolled employers.
- 102 2. State employees not eligible for state employee health
103 benefits.
- 104 3. State retirees.
- 105 4. Medicaid ~~reform~~ participants who opt out ~~select the~~
106 ~~opt-out provision of reform.~~
- 107 ~~5. Statutory rural hospitals.~~

108 (c) Employers who choose to participate in the program may
109 enroll by complying with the procedures established by the
110 corporation. The procedures must include, but are not limited
111 to:

- 112 1. Submission of required information.
- 113 2. Compliance with federal tax requirements for the
114 establishment of a cafeteria plan, pursuant to s. 125 of the
115 Internal Revenue Code, including designation of the employer's
116 plan as a premium payment plan, a salary reduction plan that has
117 flexible spending arrangements, or a salary reduction plan that
118 has a premium payment and flexible spending arrangements.
- 119 3. Determination of the employer's contribution, if any,
120 per employee, provided that such contribution is equal for each
121 eligible employee.
- 122 4. Establishment of payroll deduction procedures, subject
123 to the agreement of each individual employee who voluntarily
124 participates in the program.
- 125 5. Designation of the corporation as the third-party
126 administrator for the employer's health benefit plan.

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127 6. Identification of eligible employees.

128 7. Arrangement for periodic payments.

129 8. Employer notification to employees of the intent to
130 transfer from an existing employee health plan to the program at
131 least 90 days before the transition.

132 (d) All eligible vendors who choose to participate and the
133 products and services that the vendors are permitted to sell are
134 as follows:

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

138 2. Health maintenance organizations licensed under part I
139 of chapter 641 may sell health maintenance contracts ~~insurance~~
140 ~~policies~~, limited benefit policies, other risk-bearing products,
141 and other products or services.

142 3. Prepaid limited health service organizations may sell
143 products and services as authorized under part I of chapter 636,
144 and discount medical plan organizations may sell products and
145 services as authorized under part II of chapter 636.

146 ~~4.3-~~ Prepaid health clinic service providers licensed
147 under part II of chapter 641 may sell prepaid service contracts
148 and other arrangements for a specified amount and type of health
149 services or treatments.

150 ~~5.4-~~ Health care providers, including hospitals and other
151 licensed health facilities, health care clinics, licensed health
152 professionals, pharmacies, and other licensed health care
153 providers, may sell service contracts and arrangements for a
154 specified amount and type of health services or treatments.

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155 ~~6.5.~~ Provider organizations, including service networks,
156 group practices, professional associations, and other
157 incorporated organizations of providers, may sell service
158 contracts and arrangements for a specified amount and type of
159 health services or treatments.

160 ~~7.6.~~ Corporate entities providing specific health services
161 in accordance with applicable state law may sell service
162 contracts and arrangements for a specified amount and type of
163 health services or treatments.

164
165 A vendor described in subparagraphs ~~4.-7.3.-6.~~ may not sell
166 products that provide risk-bearing coverage unless that vendor
167 is authorized under a certificate of authority issued by the
168 Office of Insurance Regulation and is authorized to provide
169 coverage in the relevant geographic area ~~under the provisions of~~
170 ~~the Florida Insurance Code~~. Otherwise eligible vendors may be
171 excluded from participating in the program for deceptive or
172 predatory practices, financial insolvency, or failure to comply
173 with the terms of the participation agreement or other standards
174 set by the corporation.

175 (e) Eligible individuals may voluntarily continue
176 participation in the program regardless of subsequent changes in
177 job status or Medicaid eligibility. Individuals who join the
178 program may participate by complying with the procedures
179 established by the corporation. These procedures must include,
180 but are not limited to:

- 181 1. Submission of required information.
- 182 2. Authorization for payroll deduction.

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- 183 3. Compliance with federal tax requirements.
- 184 4. Arrangements for payment in the event of job changes.
- 185 5. Selection of products and services.
- 186 (f) Vendors who choose to participate in the program may
- 187 enroll by complying with the procedures established by the
- 188 corporation. These procedures may ~~must~~ include, but are not
- 189 limited to:
- 190 1. Submission of required information, including a
- 191 complete description of the coverage, services, provider
- 192 network, payment restrictions, and other requirements of each
- 193 product offered through the program.
- 194 2. Execution of an agreement to ~~make all risk-bearing~~
- 195 ~~products offered through the program guaranteed-issue policies,~~
- 196 ~~subject to preexisting condition exclusions established~~ comply
- 197 with requirements established by the corporation.
- 198 3. Execution of an agreement that prohibits refusal to
- 199 sell any offered non-risk-bearing product to a participant who
- 200 elects to buy it.
- 201 4. Establishment of product prices based on age, gender,
- 202 and location of the individual participant, which may include
- 203 medical underwriting.
- 204 5. Arrangements for receiving payment for enrolled
- 205 participants.
- 206 6. Participation in ongoing reporting processes
- 207 established by the corporation.
- 208 7. Compliance with grievance procedures established by the
- 209 corporation.

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210 (g) Health insurance agents licensed under part IV of
211 chapter 626 are eligible to voluntarily participate as buyers'
212 representatives. A buyer's representative acts on behalf of an
213 individual purchasing health insurance and health services
214 through the program by providing information about products and
215 services available through the program and assisting the
216 individual with both the decision and the procedure of selecting
217 specific products. Serving as a buyer's representative does not
218 constitute a conflict of interest with continuing
219 responsibilities as a health insurance agent if the relationship
220 between each agent and any participating vendor is disclosed
221 before advising an individual participant about the products and
222 services available through the program. In order to participate,
223 a health insurance agent shall comply with the procedures
224 established by the corporation, including:

- 225 1. Completion of training requirements.
- 226 2. Execution of a participation agreement specifying the
227 terms and conditions of participation.
- 228 3. Disclosure of any appointments to solicit insurance or
229 procure applications for vendors participating in the program.
- 230 4. Arrangements to receive payment from the corporation
231 for services as a buyer's representative.

232 (5) PRODUCTS.—

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

- 235 1. Health insurance policies.
- 236 2. Health maintenance contracts.
- 237 3.2. Limited benefit plans.

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238 ~~4.3.~~ Prepaid clinic services.

239 ~~5.4.~~ Service contracts.

240 ~~6.5.~~ Arrangements for purchase of specific amounts and
241 types of health services and treatments.

242 ~~7.6.~~ Flexible spending accounts.

243 (b) Health insurance policies, health maintenance
244 contracts, limited benefit plans, prepaid service contracts, and
245 other contracts for services must ensure the availability of
246 covered services ~~and benefits to participating individuals for~~
247 ~~at least 1 full enrollment year.~~

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

251 (d) The corporation shall provide a disclosure form for
252 consumers to acknowledge their understanding of the nature of,
253 and any limitations to, the benefits provided by the products
254 and services being purchased by the consumer.

255 (e) The corporation must determine that making the plan
256 available through the program is in the interest of eligible
257 individuals and eligible employers in the state.

258 (6) PRICING.—Prices for the products and services sold
259 through the program must be transparent to participants and
260 established by the vendors. ~~based on age, gender, and location~~
261 ~~of participants. The corporation shall develop a methodology for~~
262 ~~evaluating the actuarial soundness of products offered through~~
263 ~~the program. The methodology shall be reviewed by the Office of~~
264 ~~Insurance Regulation prior to use by the corporation. Before~~
265 ~~making the product available to individual participants, the~~

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266 ~~corporation shall use the methodology to compare the expected~~
267 ~~health care costs for the covered services and benefits to the~~
268 ~~vendor's price for that coverage. The results shall be reported~~
269 ~~to individuals participating in the program. Once established,~~
270 ~~the price set by the vendor must remain in force for at least 1~~
271 ~~year and may only be redetermined by the vendor at the next~~
272 ~~annual enrollment period.~~ The corporation shall annually assess
273 a surcharge for each premium or price set by a participating
274 vendor. The surcharge may not be more than 2.5 percent of the
275 price and shall be used to generate funding for administrative
276 services provided by the corporation and payments to buyers'
277 representatives.

278 (7) THE MARKETPLACE EXCHANGE PROCESS.—The program shall
279 provide a single, centralized market for purchase of health
280 insurance, health maintenance contracts, and other health
281 products and services. Purchases may be made by participating
282 individuals over the Internet or through the services of a
283 participating health insurance agent. Information about each
284 product and service available through the program shall be made
285 available through printed material and an interactive Internet
286 website. A participant needing personal assistance to select
287 products and services shall be referred to a participating agent
288 in his or her area.

289 (a) Participation in the program may begin at any time
290 during a year after the employer completes enrollment and meets
291 the requirements specified by the corporation pursuant to
292 paragraph (4) (c).

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293 (b) Initial selection of products and services must be
294 made by an individual participant within 60 days after the date
295 the individual's employer qualified for participation. An
296 individual who fails to enroll in products and services by the
297 end of this period is limited to participation in flexible
298 spending account services until the next annual enrollment
299 period.

300 (c) Initial enrollment periods for each product selected
301 by an individual participant must last at least 12 months,
302 unless the individual participant specifically agrees to a
303 different enrollment period.

304 (d) If an individual has selected one or more products and
305 enrolled in those products for at least 12 months or any other
306 period specifically agreed to by the individual participant,
307 changes in selected products and services may only be made
308 during the annual enrollment period established by the
309 corporation.

310 (e) The limits established in paragraphs (b)-(d) apply to
311 any risk-bearing product that promises future payment or
312 coverage for a variable amount of benefits or services. The
313 limits do not apply to initiation of flexible spending plans if
314 those plans are not associated with specific high-deductible
315 insurance policies or the use of spending accounts for any
316 products offering individual participants specific amounts and
317 types of health services and treatments at a contracted price.

318 (8) CONSUMER INFORMATION.—The corporation shall:

319 (a) Establish a secure website to facilitate the purchase
320 of products and services by participating individuals. The

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321 website must provide information about each product or service
322 available through the program.

323 (b) Inform individuals about other public health care
324 programs.

325 ~~(a) Prior to making a risk-bearing product available~~
326 ~~through the program, the corporation shall provide information~~
327 ~~regarding the product to the Office of Insurance Regulation. The~~
328 ~~office shall review the product information and provide consumer~~
329 ~~information and a recommendation on the risk-bearing product to~~
330 ~~the corporation within 30 days after receiving the product~~
331 ~~information.~~

332 ~~1. Upon receiving a recommendation that a risk-bearing~~
333 ~~product should be made available in the marketplace, the~~
334 ~~corporation may include the product on its website. If the~~
335 ~~consumer information and recommendation is not received within~~
336 ~~30 days, the corporation may make the risk-bearing product~~
337 ~~available on the website without consumer information from the~~
338 ~~office.~~

339 ~~2. Upon receiving a recommendation that a risk-bearing~~
340 ~~product should not be made available in the marketplace, the~~
341 ~~risk-bearing product may be included as an eligible product in~~
342 ~~the marketplace and on its website only if a majority of the~~
343 ~~board of directors vote to include the product.~~

344 ~~(b) If a risk-bearing product is made available on the~~
345 ~~website, the corporation shall make the consumer information and~~
346 ~~office recommendation available on the website and in print~~
347 ~~format. The corporation shall make late submitted and ongoing~~

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348 ~~updates to consumer information available on the website and in~~
349 ~~print format.~~

350 (9) RISK POOLING.—The program may use ~~shall utilize~~
351 methods for pooling the risk of individual participants and
352 preventing selection bias. These methods may ~~shall~~ include, but
353 are not limited to, a postenrollment risk adjustment of the
354 premium payments to the vendors. The corporation may ~~shall~~
355 establish a methodology for assessing the risk of enrolled
356 individual participants based on data reported annually by the
357 vendors about their enrollees. Distribution ~~Monthly~~
358 ~~distributions~~ of payments to the vendors may ~~shall~~ be adjusted
359 based on the assessed relative risk profile of the enrollees in
360 each risk-bearing product for the most recent period for which
361 data is available.

362 (10) EXEMPTIONS.—

363 (a) Products, other than the products set forth in
364 subparagraph (4)(d)1.-4., Policies sold as part of the program
365 are not subject to the licensing requirements of the Florida
366 Insurance Code, as defined in s. 624.01 ~~chapter 641~~, or the
367 mandated offerings or coverages established in part VI of
368 chapter 627 and chapter 641.

369 (b) The corporation may act as an administrator as defined
370 in s. 626.88 but is not required to be certified pursuant to
371 part VII of chapter 626. However, a third party administrator
372 used by the corporation must be certified under part VII of
373 chapter 626.

374 (11) CORPORATION.—There is created the Florida Health
375 Choices, Inc., which shall be registered, incorporated,
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376 organized, and operated in compliance with part III of chapter
377 112 and chapters 119, 286, and 617. The purpose of the
378 corporation is to administer the program created in this section
379 and to conduct such other business as may further the
380 administration of the program.

381 (a) The corporation shall be governed by a 15-member board
382 of directors consisting of:

383 1. Three ex officio, nonvoting members to include:

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

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

388 c. The commissioner of the Office of Insurance Regulation
389 or a designee with expertise in insurance regulation.

390 2. Four members appointed by and serving at the pleasure
391 of the Governor.

392 3. Four members appointed by and serving at the pleasure
393 of the President of the Senate.

394 4. Four members appointed by and serving at the pleasure
395 of the Speaker of the House of Representatives.

396 5. Board members may not include insurers, health
397 insurance agents or brokers, health care providers, health
398 maintenance organizations, prepaid service providers, or any
399 other entity, affiliate or subsidiary of eligible vendors.

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

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

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

411 (e) There is no liability on the part of, and no cause of
412 action shall arise against, any member of the board or its
413 employees or agents for any action taken by them in the
414 performance of their powers and duties under this section.

415 (f) The board shall develop and adopt bylaws and other
416 corporate procedures as necessary for the operation of the
417 corporation and carrying out the purposes of this section. The
418 bylaws shall:

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

422 2. Require an annual membership meeting that provides an
423 opportunity for input and interaction with individual
424 participants in the program.

425 3. Specify policies and procedures regarding conflicts of
426 interest, including the provisions of part III of chapter 112,
427 which prohibit a member from participating in any decision that
428 would inure to the benefit of the member or the organization
429 that employs the member. The policies and procedures shall also
430 require public disclosure of the interest that prevents the
431 member from participating in a decision on a particular matter.

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432 (g) The corporation may exercise all powers granted to it
433 under chapter 617 necessary to carry out the purposes of this
434 section, including, but not limited to, the power to receive and
435 accept grants, loans, or advances of funds from any public or
436 private agency and to receive and accept from any source
437 contributions of money, property, labor, or any other thing of
438 value to be held, used, and applied for the purposes of this
439 section.

440 (h) The corporation may establish technical advisory
441 panels consisting of interested parties, including consumers,
442 health care providers, individuals with expertise in insurance
443 regulation, and insurers.

444 (i) The corporation shall:

- 445 1. Determine eligibility of employers, vendors,
446 individuals, and agents in accordance with subsection (4).
- 447 2. Establish procedures necessary for the operation of the
448 program, including, but not limited to, procedures for
449 application, enrollment, risk assessment, risk adjustment, plan
450 administration, performance monitoring, and consumer education.
- 451 3. Arrange for collection of contributions from
452 participating employers and individuals.
- 453 4. Arrange for payment of premiums and other appropriate
454 disbursements based on the selections of products and services
455 by the individual participants.
- 456 5. Establish criteria for disenrollment of participating
457 individuals based on failure to pay the individual's share of
458 any contribution required to maintain enrollment in selected
459 products.

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460 6. Establish criteria for exclusion of vendors pursuant to
461 paragraph (4) (d).

462 7. Develop and implement a plan for promoting public
463 awareness of and participation in the program.

464 8. Secure staff and consultant services necessary to the
465 operation of the program.

466 9. Establish policies and procedures regarding
467 participation in the program for individuals, vendors, health
468 insurance agents, and employers.

469 10. Provide for the operation of a toll-free hotline to
470 respond to requests for assistance.

471 11. Provide for initial, open, and special enrollment
472 periods.

473 12. Evaluate options for employer participation which may
474 conform with common insurance practices.

475 ~~10. Develop a plan, in coordination with the Department of~~
476 ~~Revenue, to establish tax credits or refunds for employers that~~
477 ~~participate in the program. The corporation shall submit the~~
478 ~~plan to the Governor, the President of the Senate, and the~~
479 ~~Speaker of the House of Representatives by January 1, 2009.~~

480 (12) REPORT.—Beginning in the 2009-2010 fiscal year,
481 submit by February 1 an annual report to the Governor, the
482 President of the Senate, and the Speaker of the House of
483 Representatives documenting the corporation's activities in
484 compliance with the duties delineated in this section.

485 (13) PROGRAM INTEGRITY.—To ensure program integrity and to
486 safeguard the financial transactions made under the auspices of
487 the program, the corporation is authorized to establish

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488 qualifying criteria and certification procedures for vendors,
489 require performance bonds or other guarantees of ability to
490 complete contractual obligations, monitor the performance of
491 vendors, and enforce the agreements of the program through
492 financial penalty or disqualification from the program.

493 Section 2. Section 409.821, Florida Statutes, is amended
494 to read:

495 409.821 Florida Kidcare program public records exemption.—

496 (1) Personal identifying information of a Florida Kidcare
497 program applicant or enrollee, as defined in s. 409.811, held by
498 the Agency for Health Care Administration, the Department of
499 Children and Family Services, the Department of Health, or the
500 Florida Healthy Kids Corporation is confidential and exempt from
501 s. 119.07(1) and s. 24(a), Art. I of the State Constitution.

502 (2) (a) Upon request, such information shall be disclosed
503 to:

504 1. Another governmental entity in the performance of its
505 official duties and responsibilities;

506 2. The Department of Revenue for purposes of administering
507 the state Title IV-D program; ~~or~~

508 3. The Florida Health Choices, Inc., for the purpose of
509 administering the program authorized pursuant to s. 408.910; or

510 4.3. Any person who has the written consent of the program
511 applicant.

512 (b) This section does not prohibit an enrollee's legal
513 guardian from obtaining confirmation of coverage, dates of
514 coverage, the name of the enrollee's health plan, and the amount
515 of premium being paid.

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516 (3) This exemption applies to any information identifying
517 a Florida Kidcare program applicant or enrollee held by the
518 Agency for Health Care Administration, the Department of
519 Children and Family Services, the Department of Health, or the
520 Florida Healthy Kids Corporation before, on, or after the
521 effective date of this exemption.

522 (4) A knowing and willful violation of this section is a
523 misdemeanor of the second degree, punishable as provided in s.
524 775.082 or s. 775.083.

525 Section 3. Subsection (41) of section 409.912, Florida
526 Statutes, is amended to read:

527 409.912 Cost-effective purchasing of health care.—The
528 agency shall purchase goods and services for Medicaid recipients
529 in the most cost-effective manner consistent with the delivery
530 of quality medical care. To ensure that medical services are
531 effectively utilized, the agency may, in any case, require a
532 confirmation or second physician's opinion of the correct
533 diagnosis for purposes of authorizing future services under the
534 Medicaid program. This section does not restrict access to
535 emergency services or poststabilization care services as defined
536 in 42 C.F.R. part 438.114. Such confirmation or second opinion
537 shall be rendered in a manner approved by the agency. The agency
538 shall maximize the use of prepaid per capita and prepaid
539 aggregate fixed-sum basis services when appropriate and other
540 alternative service delivery and reimbursement methodologies,
541 including competitive bidding pursuant to s. 287.057, designed
542 to facilitate the cost-effective purchase of a case-managed
543 continuum of care. The agency shall also require providers to
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544 minimize the exposure of recipients to the need for acute
545 inpatient, custodial, and other institutional care and the
546 inappropriate or unnecessary use of high-cost services. The
547 agency shall contract with a vendor to monitor and evaluate the
548 clinical practice patterns of providers in order to identify
549 trends that are outside the normal practice patterns of a
550 provider's professional peers or the national guidelines of a
551 provider's professional association. The vendor must be able to
552 provide information and counseling to a provider whose practice
553 patterns are outside the norms, in consultation with the agency,
554 to improve patient care and reduce inappropriate utilization.
555 The agency may mandate prior authorization, drug therapy
556 management, or disease management participation for certain
557 populations of Medicaid beneficiaries, certain drug classes, or
558 particular drugs to prevent fraud, abuse, overuse, and possible
559 dangerous drug interactions. The Pharmaceutical and Therapeutics
560 Committee shall make recommendations to the agency on drugs for
561 which prior authorization is required. The agency shall inform
562 the Pharmaceutical and Therapeutics Committee of its decisions
563 regarding drugs subject to prior authorization. The agency is
564 authorized to limit the entities it contracts with or enrolls as
565 Medicaid providers by developing a provider network through
566 provider credentialing. The agency may competitively bid single-
567 source-provider contracts if procurement of goods or services
568 results in demonstrated cost savings to the state without
569 limiting access to care. The agency may limit its network based
570 on the assessment of beneficiary access to care, provider
571 availability, provider quality standards, time and distance

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Amendment No.

572 standards for access to care, the cultural competence of the
573 provider network, demographic characteristics of Medicaid
574 beneficiaries, practice and provider-to-beneficiary standards,
575 appointment wait times, beneficiary use of services, provider
576 turnover, provider profiling, provider licensure history,
577 previous program integrity investigations and findings, peer
578 review, provider Medicaid policy and billing compliance records,
579 clinical and medical record audits, and other factors. Providers
580 shall not be entitled to enrollment in the Medicaid provider
581 network. The agency shall determine instances in which allowing
582 Medicaid beneficiaries to purchase durable medical equipment and
583 other goods is less expensive to the Medicaid program than long-
584 term rental of the equipment or goods. The agency may establish
585 rules to facilitate purchases in lieu of long-term rentals in
586 order to protect against fraud and abuse in the Medicaid program
587 as defined in s. 409.913. The agency may seek federal waivers
588 necessary to administer these policies.

589 (41) The agency shall establish ~~provide for the~~
590 ~~development of~~ a demonstration project ~~by establishment~~ in
591 Miami-Dade County of a long-term-care facility and a psychiatric
592 facility licensed pursuant to chapter 395 to improve access to
593 health care for a predominantly minority, medically underserved,
594 and medically complex population and to evaluate alternatives to
595 nursing home care and general acute care for such population.
596 Such project is to be located in a health care condominium and
597 collocated ~~co-located~~ with licensed facilities providing a
598 continuum of care. These projects are ~~The establishment of this~~

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599 ~~project is~~ not subject to the provisions of s. 408.036 or s.
600 408.039.

601 Section 4. This act shall take effect July 1, 2011.

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

606 Remove the entire title and insert:

607 A bill to be entitled

608 An act relating to health and human services; amending s.
609 408.910, F.S.; providing and revising definitions;
610 revising eligibility requirements for participation in the
611 Florida Health Choices Program; providing that statutory
612 rural hospitals are eligible as employers rather than
613 participants under the program; permitting specified
614 eligible vendors to sell health maintenance contracts or
615 products and services; requiring certain risk-bearing
616 products offered by insurers to be approved by the Office
617 of Insurance Regulation; providing requirements for
618 product certification; providing duties of the Florida
619 Health Choices, Inc., including maintenance of a toll-free
620 telephone hotline to respond to requests for assistance;
621 providing for enrollment periods; providing for certain
622 risk pooling data used by the corporation to be reported
623 annually; amending s. 409.821, F.S.; authorizing personal
624 identifying information of a Florida Kidcare program
625 applicant to be disclosed to the Florida Health Choices,
626 Inc., to administer the program; amending s. 409.912,

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627 F.S.; requiring the Agency for Health Care Administration
628 to establish a demonstration project in Miami-Dade County
629 of a long-term-care facility and a psychiatric facility to
630 improve access to health care by medically underserved
631 persons; providing an effective date.