Bill No. SB 2144 (2011)

Amendment No.

CHAMBER ACTION

Senate

House

Representative Hudson offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert:

Section 1. Subsections (1) and (2) of section 409.904, Florida Statutes, are amended to read:

409.904 Optional payments for eligible persons.—The agency may make payments for medical assistance and related services on behalf of the following persons who are determined to be eligible subject to the income, assets, and categorical eligibility tests set forth in federal and state law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations established by the General Appropriations Act or chapter 216.

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16 Effective January 1, 2006, and subject to federal (1)17 waiver approval, a person who is age 65 or older or is 18 determined to be disabled, whose income is at or below 88 19 percent of the federal poverty level, whose assets do not exceed established limitations, and who is not eligible for Medicare 20 21 or, if eligible for Medicare, is also eligible for and receiving Medicaid-covered institutional care services, hospice services, 22 23 or home and community-based services. The agency shall seek federal authorization through a waiver to provide this coverage. 24 25 This subsection expires June 30, 2011.

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26 (2) (a) A family, a pregnant woman, a child under age 21, a 27 person age 65 or over, or a blind or disabled person, who would 28 be eligible under any group listed in s. 409.903(1), (2), or 29 (3), except that the income or assets of such family or person exceed established limitations. For a family or person in one of 30 these coverage groups, medical expenses are deductible from 31 income in accordance with federal requirements in order to make 32 a determination of eligibility. A family or person eligible 33 34 under the coverage known as the "medically needy," is eligible 35 to receive the same services as other Medicaid recipients, with the exception of services in skilled nursing facilities and 36 37 intermediate care facilities for the developmentally disabled. 38 This paragraph expires June 30, 2011.

39 (b) Effective July 1, 2011, a pregnant woman or a child 40 younger than 21 years of age who would be eligible under any 41 group listed in s. 409.903, except that the income or assets of 42 such group exceed established limitations. For a person in one 43 of these coverage groups, medical expenses are deductible from 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 2 of 40

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income in accordance with federal requirements in order to make a determination of eligibility. A person eligible under the coverage known as the "medically needy" is eligible to receive the same services as other Medicaid recipients, with the exception of services in skilled nursing facilities and intermediate care facilities for the developmentally disabled.

50 Section 2. Subsections (7) and (12) of section 409.906, 51 Florida Statutes, are amended to read:

52 409.906 Optional Medicaid services.-Subject to specific appropriations, the agency may make payments for services which 53 54 are optional to the state under Title XIX of the Social Security 55 Act and are furnished by Medicaid providers to recipients who 56 are determined to be eligible on the dates on which the services were provided. Any optional service that is provided shall be 57 58 provided only when medically necessary and in accordance with state and federal law. Optional services rendered by providers 59 in mobile units to Medicaid recipients may be restricted or 60 61 prohibited by the agency. Nothing in this section shall be 62 construed to prevent or limit the agency from adjusting fees, 63 reimbursement rates, lengths of stay, number of visits, or number of services, or making any other adjustments necessary to 64 65 comply with the availability of moneys and any limitations or 66 directions provided for in the General Appropriations Act or 67 chapter 216. If necessary to safeguard the state's systems of providing services to elderly and disabled persons and subject 68 to the notice and review provisions of s. 216.177, the Governor 69 70 may direct the Agency for Health Care Administration to amend 71 the Medicaid state plan to delete the optional Medicaid service 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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72 known as "Intermediate Care Facilities for the Developmentally 73 Disabled." Optional services may include:

(7) CHIROPRACTIC SERVICES.-<u>Effective October 1, 2011,</u> the agency may pay for manual manipulation of the spine and initial services, screening, and X rays provided to a recipient <u>under</u> the age of 21 by a licensed chiropractic physician.

(12) HEARING SERVICES.-Effective October 1, 2011, the agency may pay for hearing and related services, including hearing evaluations, hearing aid devices, dispensing of the hearing aid, and related repairs, if provided to a recipient <u>under the age of 21</u> by a licensed hearing aid specialist, otolaryngologist, otologist, audiologist, or physician.

Section 3. Subsections (14) and (23) of section 409.908,
Florida Statutes, are amended to read:

409.908 Reimbursement of Medicaid providers.-Subject to 86 87 specific appropriations, the agency shall reimburse Medicaid 88 providers, in accordance with state and federal law, according 89 to methodologies set forth in the rules of the agency and in 90 policy manuals and handbooks incorporated by reference therein. 91 These methodologies may include fee schedules, reimbursement 92 methods based on cost reporting, negotiated fees, competitive 93 bidding pursuant to s. 287.057, and other mechanisms the agency 94 considers efficient and effective for purchasing services or 95 goods on behalf of recipients. If a provider is reimbursed based 96 on cost reporting and submits a cost report late and that cost 97 report would have been used to set a lower reimbursement rate for a rate semester, then the provider's rate for that semester 98 99 shall be retroactively calculated using the new cost report, and 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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Amendment No. 100 full payment at the recalculated rate shall be effected 101 retroactively. Medicare-granted extensions for filing cost 102 reports, if applicable, shall also apply to Medicaid cost 103 reports. Payment for Medicaid compensable services made on 104 behalf of Medicaid eligible persons is subject to the 105 availability of moneys and any limitations or directions 106 provided for in the General Appropriations Act or chapter 216. 107 Further, nothing in this section shall be construed to prevent or limit the agency from adjusting fees, reimbursement rates, 108 109 lengths of stay, number of visits, or number of services, or 110 making any other adjustments necessary to comply with the 111 availability of moneys and any limitations or directions 112 provided for in the General Appropriations Act, provided the adjustment is consistent with legislative intent. 113

A provider of prescribed drugs shall be reimbursed 114 (14)the least of the amount billed by the provider, the provider's 115 usual and customary charge, or the Medicaid maximum allowable 116 fee established by the agency, plus a dispensing fee. The 117 118 Medicaid maximum allowable fee for ingredient cost shall will be 119 based on the lowest lower of: the average wholesale price (AWP) 120 minus 16.4 percent, the wholesaler acquisition cost (WAC) plus 121 3.75 4.75 percent, the federal upper limit (FUL), the state 122 maximum allowable cost (SMAC), or the usual and customary (UAC) charge billed by the provider. Medicaid providers are required 123 124 to dispense generic drugs if available at lower cost and the 125 agency has not determined that the branded product is more cost-126 effective, unless the prescriber has requested and received 127 approval to require the branded product. The agency is directed 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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Amendment No. 128 to implement a variable dispensing fee for payments for 129 prescribed medicines while ensuring continued access for 130 Medicaid recipients. The variable dispensing fee may be based 131 upon, but not limited to, either or both the volume of prescriptions dispensed by a specific pharmacy provider, the 132 133 volume of prescriptions dispensed to an individual recipient, and dispensing of preferred-drug-list products. The agency may 134 135 increase the pharmacy dispensing fee authorized by statute and in the annual General Appropriations Act by \$0.50 for the 136 137 dispensing of a Medicaid preferred-drug-list product and reduce 138 the pharmacy dispensing fee by \$0.50 for the dispensing of a 139 Medicaid product that is not included on the preferred drug 140 list. The agency may establish a supplemental pharmaceutical dispensing fee to be paid to providers returning unused unit-141 dose packaged medications to stock and crediting the Medicaid 142 program for the ingredient cost of those medications if the 143 ingredient costs to be credited exceed the value of the 144 supplemental dispensing fee. The agency is authorized to limit 145 146 reimbursement for prescribed medicine in order to comply with 147 any limitations or directions provided for in the General Appropriations Act, which may include implementing a prospective 148 149 or concurrent utilization review program.

(23) (a) The agency shall establish rates at a level that ensures no increase in statewide expenditures resulting from a change in unit costs for 2 fiscal years effective July 1, <u>2011</u> 2009. Reimbursement rates for the 2 fiscal years shall be as provided in the General Appropriations Act.

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Amendment No. 155 This subsection applies to the following provider (b) 156 types: 157 1. Inpatient hospitals. 158 2. Outpatient hospitals. 159 Nursing homes. 3. 160 4. County health departments. 161 Community intermediate care facilities for the 5. 162 developmentally disabled. 163 Prepaid health plans. 6. 164 165 The agency shall apply the effect of this subsection to the 166 reimbursement rates for nursing home diversion programs. 167 (c) The agency shall create a workgroup on hospital reimbursement, a workgroup on nursing facility reimbursement, 168 169 and a workgroup on managed care plan payment. The workgroups 170 shall evaluate alternative reimbursement and payment 171 methodologies for hospitals, nursing facilities, and managed 172 care plans, including prospective payment methodologies for 173 hospitals and nursing facilities. The nursing facility workgroup 174 shall also consider price-based methodologies for indirect care 175 and acuity adjustments for direct care. The agency shall submit 176 a report on the evaluated alternative reimbursement 177 methodologies to the relevant committees of the Senate and the 178 House of Representatives by November 1, 2009. 179 (d) This subsection expires June 30, 2011. 180 Section 4. Subsection (2) of section 409.9082, Florida 181 Statutes, is amended to read: 082773

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182 409.9082 Quality assessment on nursing home facility 183 providers; exemptions; purpose; federal approval required; 184 remedies.-

185 (2) Effective April 1, 2009, there is imposed upon each 186 nursing home facility a quality assessment. The aggregated 187 amount of assessments for all nursing home facilities in a given 188 year shall be an amount not exceeding the maximum percentage 189 allowed under federal law 5.5 percent of the total aggregate net 190 patient service revenue of assessed facilities. The agency shall 191 calculate the quality assessment rate annually on a per-192 resident-day basis, exclusive of those resident days funded by 193 the Medicare program, as reported by the facilities. The per-194 resident-day assessment rate shall be uniform except as prescribed in subsection (3). Each facility shall report monthly 195 to the agency its total number of resident days, exclusive of 196 Medicare Part A resident days, and shall remit an amount equal 197 198 to the assessment rate times the reported number of days. The agency shall collect, and each facility shall pay, the quality 199 200 assessment each month. The agency shall collect the assessment 201 from nursing home facility providers by no later than the 15th 202 of the next succeeding calendar month. The agency shall notify 203 providers of the quality assessment and provide a standardized 204 form to complete and submit with payments. The collection of the 205 nursing home facility quality assessment shall commence no 206 sooner than 5 days after the agency's initial payment of the 207 Medicaid rates containing the elements prescribed in subsection 208 (4). Nursing home facilities may not create a separate line-item

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209 charge for the purpose of passing through the assessment to 210 residents.

211 Section 5. Subsection (8) of section 409.9083, Florida 212 Statutes, is amended to read:

213 409.9083 Quality assessment on privately operated 214 intermediate care facilities for the developmentally disabled; 215 exemptions; purpose; federal approval required; remedies.-

216

(8) This section is repealed October 1, 2011.

217 Section 6. Paragraph (a) of subsection (2) of section 218 409.911, Florida Statutes, is amended to read:

219 409.911 Disproportionate share program.-Subject to specific allocations established within the General 220 221 Appropriations Act and any limitations established pursuant to 222 chapter 216, the agency shall distribute, pursuant to this section, moneys to hospitals providing a disproportionate share 223 224 of Medicaid or charity care services by making quarterly 225 Medicaid payments as required. Notwithstanding the provisions of 226 s. 409.915, counties are exempt from contributing toward the 227 cost of this special reimbursement for hospitals serving a 228 disproportionate share of low-income patients.

(2) The Agency for Health Care Administration shall use the following actual audited data to determine the Medicaid days and charity care to be used in calculating the disproportionate share payment:

(a) The average of the 2004, 2005, and 2006 2003, 2004,
and 2005 audited disproportionate share data to determine each
hospital's Medicaid days and charity care for the 2011-2012

236 2010-2011 state fiscal year.

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237 Section 7. Section 409.9112, Florida Statutes, is amended 238 to read:

239 409.9112 Disproportionate share program for regional 240 perinatal intensive care centers.-In addition to the payments made under s. 409.911, the agency shall design and implement a 241 242 system for making disproportionate share payments to those 243 hospitals that participate in the regional perinatal intensive 244 care center program established pursuant to chapter 383. The 245 system of payments must conform to federal requirements and 246 distribute funds in each fiscal year for which an appropriation 247 is made by making quarterly Medicaid payments. Notwithstanding 248 s. 409.915, counties are exempt from contributing toward the 249 cost of this special reimbursement for hospitals serving a 250 disproportionate share of low-income patients. For the 2011-2012 251 2010-2011 state fiscal year, the agency may not distribute 252 moneys under the regional perinatal intensive care centers 253 disproportionate share program.

(1) The following formula shall be used by the agency to
calculate the total amount earned for hospitals that participate
in the regional perinatal intensive care center program:

TAE = HDSP/THDSP

259 Where:

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258

260 TAE = total amount earned by a regional perinatal intensive 261 care center.

HDSP = the prior state fiscal year regional perinatal intensive care center disproportionate share payment to the individual hospital. 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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Amendment No. 265 THDSP = the prior state fiscal year total regional 266 perinatal intensive care center disproportionate share payments 267 to all hospitals. 268 269 The total additional payment for hospitals that (2) 270 participate in the regional perinatal intensive care center 271 program shall be calculated by the agency as follows: 272 273 $TAP = TAE \times TA$ 274 Where: 275 TAP = total additional payment for a regional perinatal 276 intensive care center. 277 TAE = total amount earned by a regional perinatal intensive care center. 278 TA = total appropriation for the regional perinatal 279 intensive care center disproportionate share program. 280 281 282 (3) In order to receive payments under this section, a 283 hospital must be participating in the regional perinatal 284 intensive care center program pursuant to chapter 383 and must 285 meet the following additional requirements: 286 Agree to conform to all departmental and agency (a) 287 requirements to ensure high quality in the provision of 288 services, including criteria adopted by departmental and agency rule concerning staffing ratios, medical records, standards of 289 290 care, equipment, space, and such other standards and criteria as 291 the department and agency deem appropriate as specified by rule. 082773

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(b) Agree to provide information to the department and agency, in a form and manner to be prescribed by rule of the department and agency, concerning the care provided to all patients in neonatal intensive care centers and high-risk maternity care.

297 (c) Agree to accept all patients for neonatal intensive
298 care and high-risk maternity care, regardless of ability to pay,
299 on a functional space-available basis.

(d) Agree to develop arrangements with other maternity and neonatal care providers in the hospital's region for the appropriate receipt and transfer of patients in need of specialized maternity and neonatal intensive care services.

304 (e) Agree to establish and provide a developmental
305 evaluation and services program for certain high-risk neonates,
306 as prescribed and defined by rule of the department.

(f) Agree to sponsor a program of continuing education in perinatal care for health care professionals within the region of the hospital, as specified by rule.

(g) Agree to provide backup and referral services to the county health departments and other low-income perinatal providers within the hospital's region, including the development of written agreements between these organizations and the hospital.

(h) Agree to arrange for transportation for high-risk obstetrical patients and neonates in need of transfer from the community to the hospital or from the hospital to another more appropriate facility.

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Amendment No. 319 Hospitals which fail to comply with any of the (4) 320 conditions in subsection (3) or the applicable rules of the 321 department and agency may not receive any payments under this section until full compliance is achieved. A hospital which is 322 323 not in compliance in two or more consecutive quarters may not 324 receive its share of the funds. Any forfeited funds shall be distributed by the remaining participating regional perinatal 325 326 intensive care center program hospitals.

327 Section 8. Section 409.9113, Florida Statutes, is amended 328 to read:

329 409.9113 Disproportionate share program for teaching 330 hospitals.-In addition to the payments made under ss. 409.911 331 and 409.9112, the agency shall make disproportionate share 332 payments to statutorily defined teaching hospitals for their increased costs associated with medical education programs and 333 334 for tertiary health care services provided to the indigent. This 335 system of payments must conform to federal requirements and 336 distribute funds in each fiscal year for which an appropriation 337 is made by making quarterly Medicaid payments. Notwithstanding 338 s. 409.915, counties are exempt from contributing toward the 339 cost of this special reimbursement for hospitals serving a 340 disproportionate share of low-income patients. For the 2011-2012 341 2010-2011 state fiscal year, the agency shall distribute the 342 moneys provided in the General Appropriations Act to statutorily 343 defined teaching hospitals and family practice teaching 344 hospitals under the teaching hospital disproportionate share program. The funds provided for statutorily defined teaching 345 346 hospitals shall be distributed in the same proportion as the 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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347 state fiscal year 2003-2004 teaching hospital disproportionate 348 share funds were distributed or as otherwise provided in the 349 General Appropriations Act. The funds provided for family 350 practice teaching hospitals shall be distributed equally among 351 family practice teaching hospitals.

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352 (1)On or before September 15 of each year, the agency 353 shall calculate an allocation fraction to be used for 354 distributing funds to state statutory teaching hospitals. 355 Subsequent to the end of each quarter of the state fiscal year, 356 the agency shall distribute to each statutory teaching hospital, 357 as defined in s. 408.07, an amount determined by multiplying 358 one-fourth of the funds appropriated for this purpose by the 359 Legislature times such hospital's allocation fraction. The 360 allocation fraction for each such hospital shall be determined 361 by the sum of the following three primary factors, divided by 362 three:

The number of nationally accredited graduate medical 363 (a) 364 education programs offered by the hospital, including programs 365 accredited by the Accreditation Council for Graduate Medical 366 Education and the combined Internal Medicine and Pediatrics 367 programs acceptable to both the American Board of Internal 368 Medicine and the American Board of Pediatrics at the beginning 369 of the state fiscal year preceding the date on which the allocation fraction is calculated. The numerical value of this 370 371 factor is the fraction that the hospital represents of the total number of programs, where the total is computed for all state 372 373 statutory teaching hospitals.

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374 (b) The number of full-time equivalent trainees in the375 hospital, which comprises two components:

376 1. The number of trainees enrolled in nationally 377 accredited graduate medical education programs, as defined in 378 paragraph (a). Full-time equivalents are computed using the 379 fraction of the year during which each trainee is primarily 380 assigned to the given institution, over the state fiscal year 381 preceding the date on which the allocation fraction is 382 calculated. The numerical value of this factor is the fraction 383 that the hospital represents of the total number of full-time 384 equivalent trainees enrolled in accredited graduate programs, 385 where the total is computed for all state statutory teaching 386 hospitals.

The number of medical students enrolled in accredited 387 2. colleges of medicine and engaged in clinical activities, 388 389 including required clinical clerkships and clinical electives. 390 Full-time equivalents are computed using the fraction of the 391 year during which each trainee is primarily assigned to the 392 given institution, over the course of the state fiscal year 393 preceding the date on which the allocation fraction is calculated. The numerical value of this factor is the fraction 394 395 that the given hospital represents of the total number of full-396 time equivalent students enrolled in accredited colleges of 397 medicine, where the total is computed for all state statutory 398 teaching hospitals.

399

400 The primary factor for full-time equivalent trainees is computed 401 as the sum of these two components, divided by two. 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 15 of 40

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402

(c) A service index that comprises three components: 403 The Agency for Health Care Administration Service 1. 404 Index, computed by applying the standard Service Inventory 405 Scores established by the agency to services offered by the 406 given hospital, as reported on Worksheet A-2 for the last fiscal 407 year reported to the agency before the date on which the allocation fraction is calculated. The numerical value of this 408 409 factor is the fraction that the given hospital represents of the 410 total Agency for Health Care Administration Service Index 411 values, where the total is computed for all state statutory 412 teaching hospitals.

413 A volume-weighted service index, computed by applying 2. 414 the standard Service Inventory Scores established by the Agency 415 for Health Care Administration to the volume of each service, expressed in terms of the standard units of measure reported on 416 417 Worksheet A-2 for the last fiscal year reported to the agency before the date on which the allocation factor is calculated. 418 419 The numerical value of this factor is the fraction that the 420 given hospital represents of the total volume-weighted service 421 index values, where the total is computed for all state 422 statutory teaching hospitals.

423 3. Total Medicaid payments to each hospital for direct 424 inpatient and outpatient services during the fiscal year 425 preceding the date on which the allocation factor is calculated. 426 This includes payments made to each hospital for such services 427 by Medicaid prepaid health plans, whether the plan was administered by the hospital or not. The numerical value of this 428 429 factor is the fraction that each hospital represents of the 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 16 of 40

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Amendment No. 430 total of such Medicaid payments, where the total is computed for 431 all state statutory teaching hospitals. 432 433 The primary factor for the service index is computed as the sum 434 of these three components, divided by three. 435 (2)By October 1 of each year, the agency shall use the 436 following formula to calculate the maximum additional 437 disproportionate share payment for statutorily defined teaching 438 hospitals: 439 $TAP = THAF \times A$ 440 Where: 441 TAP = total additional payment. 442 THAF = teaching hospital allocation factor. A = amount appropriated for a teaching hospital 443 444 disproportionate share program. 445 Section 9. Section 409.9117, Florida Statutes, is amended 446 to read: 409.9117 Primary care disproportionate share program.-For 447 448 the 2011-2012 2010-2011 state fiscal year, the agency shall not 449 distribute moneys under the primary care disproportionate share 450 program. 451 (1)If federal funds are available for disproportionate 452 share programs in addition to those otherwise provided by law, 453 there shall be created a primary care disproportionate share 454 program. 455 The following formula shall be used by the agency to (2)456 calculate the total amount earned for hospitals that participate 457 in the primary care disproportionate share program: 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 17 of 40

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Amendment No. 458 459 TAE = HDSP/THDSP460 Where: 461 TAE = total amount earned by a hospital participating in 462 the primary care disproportionate share program. 463 HDSP = the prior state fiscal year primary care 464 disproportionate share payment to the individual hospital. 465 THDSP = the prior state fiscal year total primary care 466 disproportionate share payments to all hospitals. 467 The total additional payment for hospitals that 468 (3) 469 participate in the primary care disproportionate share program 470 shall be calculated by the agency as follows: 471 472 $TAP = TAE \times TA$ 473 474 Where: 475 TAP = total additional payment for a primary care hospital. 476 TAE = total amount earned by a primary care hospital. 477 TA = total appropriation for the primary care disproportionate share program. 478 479 480 In the establishment and funding of this program, the (4) 481 agency shall use the following criteria in addition to those specified in s. 409.911, and payments may not be made to a 482 483 hospital unless the hospital agrees to: 484 (a) Cooperate with a Medicaid prepaid health plan, if one 485 exists in the community. 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 18 of 40

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(b) Ensure the availability of primary and specialty care
physicians to Medicaid recipients who are not enrolled in a
prepaid capitated arrangement and who are in need of access to
such physicians.

490 (c) Coordinate and provide primary care services free of 491 charge, except copayments, to all persons with incomes up to 100 492 percent of the federal poverty level who are not otherwise 493 covered by Medicaid or another program administered by a 494 governmental entity, and to provide such services based on a 495 sliding fee scale to all persons with incomes up to 200 percent 496 of the federal poverty level who are not otherwise covered by 497 Medicaid or another program administered by a governmental 498 entity, except that eligibility may be limited to persons who reside within a more limited area, as agreed to by the agency 499 500 and the hospital.

501 Contract with any federally qualified health center, (d) 502 if one exists within the agreed geopolitical boundaries, 503 concerning the provision of primary care services, in order to 504 guarantee delivery of services in a nonduplicative fashion, and 505 to provide for referral arrangements, privileges, and 506 admissions, as appropriate. The hospital shall agree to provide 507 at an onsite or offsite facility primary care services within 24 508 hours to which all Medicaid recipients and persons eligible 509 under this paragraph who do not require emergency room services 510 are referred during normal daylight hours.

(e) Cooperate with the agency, the county, and other entities to ensure the provision of certain public health services, case management, referral and acceptance of patients, 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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and sharing of epidemiological data, as the agency and the hospital find mutually necessary and desirable to promote and protect the public health within the agreed geopolitical boundaries.

(f) In cooperation with the county in which the hospital resides, develop a low-cost, outpatient, prepaid health care program to persons who are not eligible for the Medicaid program, and who reside within the area.

(g) Provide inpatient services to residents within the area who are not eligible for Medicaid or Medicare, and who do not have private health insurance, regardless of ability to pay, on the basis of available space, except that hospitals may not be prevented from establishing bill collection programs based on ability to pay.

(h) Work with the Florida Healthy Kids Corporation, the Florida Health Care Purchasing Cooperative, and business health coalitions, as appropriate, to develop a feasibility study and plan to provide a low-cost comprehensive health insurance plan to persons who reside within the area and who do not have access to such a plan.

(i) Work with public health officials and other experts to
provide community health education and prevention activities
designed to promote healthy lifestyles and appropriate use of
health services.

(j) Work with the local health council to develop a plan
for promoting access to affordable health care services for all
persons who reside within the area, including, but not limited

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541 to, public health services, primary care services, inpatient 542 services, and affordable health insurance generally.

543

Any hospital that fails to comply with any of the provisions of this subsection, or any other contractual condition, may not receive payments under this section until full compliance is achieved.

548 Section 10. Paragraph (b) of subsection (16) and paragraph 549 (a) of subsection (39) of section 409.912, Florida Statutes, are 550 amended to read:

409.912 Cost-effective purchasing of health care.-The 551 552 agency shall purchase goods and services for Medicaid recipients 553 in the most cost-effective manner consistent with the delivery of quality medical care. To ensure that medical services are 554 effectively utilized, the agency may, in any case, require a 555 556 confirmation or second physician's opinion of the correct 557 diagnosis for purposes of authorizing future services under the 558 Medicaid program. This section does not restrict access to 559 emergency services or poststabilization care services as defined 560 in 42 C.F.R. part 438.114. Such confirmation or second opinion 561 shall be rendered in a manner approved by the agency. The agency 562 shall maximize the use of prepaid per capita and prepaid 563 aggregate fixed-sum basis services when appropriate and other 564 alternative service delivery and reimbursement methodologies, 565 including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed 566 567 continuum of care. The agency shall also require providers to 568 minimize the exposure of recipients to the need for acute 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 21 of 40

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569 inpatient, custodial, and other institutional care and the 570 inappropriate or unnecessary use of high-cost services. The 571 agency shall contract with a vendor to monitor and evaluate the 572 clinical practice patterns of providers in order to identify 573 trends that are outside the normal practice patterns of a provider's professional peers or the national guidelines of a 574 575 provider's professional association. The vendor must be able to 576 provide information and counseling to a provider whose practice 577 patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. 578 579 The agency may mandate prior authorization, drug therapy 580 management, or disease management participation for certain 581 populations of Medicaid beneficiaries, certain drug classes, or 582 particular drugs to prevent fraud, abuse, overuse, and possible dangerous drug interactions. The Pharmaceutical and Therapeutics 583 584 Committee shall make recommendations to the agency on drugs for 585 which prior authorization is required. The agency shall inform 586 the Pharmaceutical and Therapeutics Committee of its decisions 587 regarding drugs subject to prior authorization. The agency is 588 authorized to limit the entities it contracts with or enrolls as 589 Medicaid providers by developing a provider network through 590 provider credentialing. The agency may competitively bid single-591 source-provider contracts if procurement of goods or services 592 results in demonstrated cost savings to the state without 593 limiting access to care. The agency may limit its network based 594 on the assessment of beneficiary access to care, provider 595 availability, provider quality standards, time and distance 596 standards for access to care, the cultural competence of the 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 22 of 40

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Amendment No. 597 provider network, demographic characteristics of Medicaid 598 beneficiaries, practice and provider-to-beneficiary standards, 599 appointment wait times, beneficiary use of services, provider 600 turnover, provider profiling, provider licensure history, 601 previous program integrity investigations and findings, peer 602 review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers 603 604 shall not be entitled to enrollment in the Medicaid provider 605 network. The agency shall determine instances in which allowing 606 Medicaid beneficiaries to purchase durable medical equipment and 607 other goods is less expensive to the Medicaid program than long-608 term rental of the equipment or goods. The agency may establish 609 rules to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program 610 611 as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies. 612

(16)

613

(b) The responsibility of the agency under this subsection shall include the development of capabilities to identify actual and optimal practice patterns; patient and provider educational initiatives; methods for determining patient compliance with prescribed treatments; fraud, waste, and abuse prevention and detection programs; and beneficiary case management programs.

1. The practice pattern identification program shall evaluate practitioner prescribing patterns based on national and regional practice guidelines, comparing practitioners to their peer groups. The agency and its Drug Utilization Review Board shall consult with the Department of Health and a panel of 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 23 of 40

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Amendment No. 625 practicing health care professionals consisting of the 626 following: the Speaker of the House of Representatives and the 627 President of the Senate shall each appoint three physicians 628 licensed under chapter 458 or chapter 459; and the Governor 629 shall appoint two pharmacists licensed under chapter 465 and one 630 dentist licensed under chapter 466 who is an oral surgeon. Terms 631 of the panel members shall expire at the discretion of the 632 appointing official. The advisory panel shall be responsible for 633 evaluating treatment guidelines and recommending ways to incorporate their use in the practice pattern identification 634 635 program. Practitioners who are prescribing inappropriately or 636 inefficiently, as determined by the agency, may have their 637 prescribing of certain drugs subject to prior authorization or may be terminated from all participation in the Medicaid 638 639 program.

640 2. The agency shall also develop educational interventions
641 designed to promote the proper use of medications by providers
642 and beneficiaries.

643 The agency shall implement a pharmacy fraud, waste, and 3. 644 abuse initiative that may include a surety bond or letter of credit requirement for participating pharmacies, enhanced 645 646 provider auditing practices, the use of additional fraud and 647 abuse software, recipient management programs for beneficiaries 648 inappropriately using their benefits, and other steps that will 649 eliminate provider and recipient fraud, waste, and abuse. The 650 initiative shall address enforcement efforts to reduce the 651 number and use of counterfeit prescriptions.

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652 By September 30, 2002, The agency may shall contract 4. 653 with an entity in the state to provide electronic access to 654 Medicaid prescription refill data and information relating to 655 the Medicaid Preferred Drug List to Medicaid providers implement 656 a wireless handheld clinical pharmacology drug information 657 database for practitioners. The initiative shall be designed to 658 enhance the agency's efforts to reduce fraud, abuse, and errors 659 in the prescription drug benefit program and to otherwise 660 further the intent of this paragraph.

Amendment No.

661 By April 1, 2006, the agency shall contract with an 5. entity to design a database of clinical utilization information 662 or electronic medical records for Medicaid providers. This 663 664 system must be web-based and allow providers to review on a 665 real-time basis the utilization of Medicaid services, including, but not limited to, physician office visits, inpatient and 666 outpatient hospitalizations, laboratory and pathology services, 667 radiological and other imaging services, dental care, and 668 669 patterns of dispensing prescription drugs in order to coordinate 670 care and identify potential fraud and abuse.

671 6. The agency may apply for any federal waivers needed to672 administer this paragraph.

(39) (a) The agency shall implement a Medicaid prescribeddrug spending-control program that includes the following
components:

A Medicaid preferred drug list, which shall be a
listing of cost-effective therapeutic options recommended by the
Medicaid Pharmacy and Therapeutics Committee established
pursuant to s. 409.91195 and adopted by the agency for each
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Amendment No. 680 therapeutic class on the preferred drug list. At the discretion 681 of the committee, and when feasible, the preferred drug list 682 should include at least two products in a therapeutic class. The 683 agency may post the preferred drug list and updates to the preferred drug list on an Internet website without following the 684 685 rulemaking procedures of chapter 120. Antiretroviral agents are 686 excluded from the preferred drug list. The agency shall also 687 limit the amount of a prescribed drug dispensed to no more than 688 a 34-day supply unless the drug products' smallest marketed 689 package is greater than a 34-day supply, or the drug is 690 determined by the agency to be a maintenance drug in which case 691 a 100-day maximum supply may be authorized. The agency is 692 authorized to seek any federal waivers necessary to implement these cost-control programs and to continue participation in the 693 federal Medicaid rebate program, or alternatively to negotiate 694 state-only manufacturer rebates. The agency may adopt rules to 695 696 implement this subparagraph. The agency shall continue to 697 provide unlimited contraceptive drugs and items. The agency must 698 establish procedures to ensure that:

a. There is a response to a request for prior consultation
by telephone or other telecommunication device within 24 hours
after receipt of a request for prior consultation; and

b. A 72-hour supply of the drug prescribed is provided in
an emergency or when the agency does not provide a response
within 24 hours as required by sub-subparagraph a.

705 2. Reimbursement to pharmacies for Medicaid prescribed 706 drugs shall be set at the <u>lowest</u> lesser of: the average 707 wholesale price (AWP) minus 16.4 percent, the wholesaler 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 26 of 40

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708acquisition cost (WAC) plus 3.75 4.75 percent, the federal upper709limit (FUL), the state maximum allowable cost (SMAC), or the710usual and customary (UAC) charge billed by the provider.

Amendment No.

711 The agency shall develop and implement a process for 3. 712 managing the drug therapies of Medicaid recipients who are using 713 significant numbers of prescribed drugs each month. The management process may include, but is not limited to, 714 715 comprehensive, physician-directed medical-record reviews, claims 716 analyses, and case evaluations to determine the medical 717 necessity and appropriateness of a patient's treatment plan and 718 drug therapies. The agency may contract with a private 719 organization to provide drug-program-management services. The 720 Medicaid drug benefit management program shall include 721 initiatives to manage drug therapies for HIV/AIDS patients, patients using 20 or more unique prescriptions in a 180-day 722 723 period, and the top 1,000 patients in annual spending. The 724 agency shall enroll any Medicaid recipient in the drug benefit 725 management program if he or she meets the specifications of this 726 provision and is not enrolled in a Medicaid health maintenance 727 organization.

728 4. The agency may limit the size of its pharmacy network 729 based on need, competitive bidding, price negotiations, 730 credentialing, or similar criteria. The agency shall give 731 special consideration to rural areas in determining the size and 732 location of pharmacies included in the Medicaid pharmacy 733 network. A pharmacy credentialing process may include criteria such as a pharmacy's full-service status, location, size, 734 patient educational programs, patient consultation, disease 735 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 27 of 40

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736 management services, and other characteristics. The agency may 737 impose a moratorium on Medicaid pharmacy enrollment when it is determined that it has a sufficient number of Medicaid-738 739 participating providers. The agency must allow dispensing 740 practitioners to participate as a part of the Medicaid pharmacy 741 network regardless of the practitioner's proximity to any other 742 entity that is dispensing prescription drugs under the Medicaid 743 program. A dispensing practitioner must meet all credentialing 744 requirements applicable to his or her practice, as determined by 745 the agency.

Amendment No.

746 5. The agency shall develop and implement a program that 747 requires Medicaid practitioners who prescribe drugs to use a 748 counterfeit-proof prescription pad for Medicaid prescriptions. 749 The agency shall require the use of standardized counterfeit-750 proof prescription pads by Medicaid-participating prescribers or 751 prescribers who write prescriptions for Medicaid recipients. The 752 agency may implement the program in targeted geographic areas or 753 statewide.

754 The agency may enter into arrangements that require 6. 755 manufacturers of generic drugs prescribed to Medicaid recipients 756 to provide rebates of at least 15.1 percent of the average 757 manufacturer price for the manufacturer's generic products. 758 These arrangements shall require that if a generic-drug 759 manufacturer pays federal rebates for Medicaid-reimbursed drugs 760 at a level below 15.1 percent, the manufacturer must provide a 761 supplemental rebate to the state in an amount necessary to 762 achieve a 15.1-percent rebate level.

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763 7. The agency may establish a preferred drug list as 764 described in this subsection, and, pursuant to the establishment 765 of such preferred drug list, it is authorized to negotiate 766 supplemental rebates from manufacturers that are in addition to 767 those required by Title XIX of the Social Security Act and at no 768 less than 14 percent of the average manufacturer price as 769 defined in 42 U.S.C. s. 1936 on the last day of a quarter unless 770 the federal or supplemental rebate, or both, equals or exceeds 771 29 percent. There is no upper limit on the supplemental rebates 772 the agency may negotiate. The agency may determine that specific 773 products, brand-name or generic, are competitive at lower rebate 774 percentages. Agreement to pay the minimum supplemental rebate 775 percentage will guarantee a manufacturer that the Medicaid 776 Pharmaceutical and Therapeutics Committee will consider a 777 product for inclusion on the preferred drug list. However, a 778 pharmaceutical manufacturer is not guaranteed placement on the 779 preferred drug list by simply paying the minimum supplemental 780 rebate. Agency decisions will be made on the clinical efficacy 781 of a drug and recommendations of the Medicaid Pharmaceutical and 782 Therapeutics Committee, as well as the price of competing 783 products minus federal and state rebates. The agency is 784 authorized to contract with an outside agency or contractor to 785 conduct negotiations for supplemental rebates. For the purposes 786 of this section, the term "supplemental rebates" means cash rebates. Effective July 1, 2004, value-added programs as a 787 substitution for supplemental rebates are prohibited. The agency 788 789 is authorized to seek any federal waivers to implement this 790 initiative. 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 29 of 40

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Amendment No. 791 8. The Agency for Health Care Administration shall expand 792 home delivery of pharmacy products. The agency is authorized to 793 amend the state plan and issue a procurement, as necessary, in 794 order to implement this program. The procurements shall include 795 agreements with a pharmacy or pharmacies located in the state to 796 provide mail order delivery services at no cost to the 797 recipients who elect to receive home delivery of pharmacy 798 products. The procurement shall focus on serving recipients with 799 chronic diseases for which pharmacy expenditures represent a 800 significant portion of Medicaid pharmacy expenditures or which 801 impact a significant portion of the Medicaid population. To 802 assist Medicaid patients in securing their prescriptions and 803 reduce program costs, the agency shall expand its current mailorder-pharmacy diabetes-supply program to include all generic 804 805 and brand-name drugs used by Medicaid patients with diabetes. 806 Medicaid recipients in the current program may obtain 807 nondiabetes drugs on a voluntary basis. This initiative is 808 limited to the geographic area covered by the current contract. 809 The agency may seek and implement any federal waivers necessary 810 to implement this subparagraph.

811 9. The agency shall limit to one dose per month any drug812 prescribed to treat erectile dysfunction.

813 10.a. The agency may implement a Medicaid behavioral drug 814 management system. The agency may contract with a vendor that 815 has experience in operating behavioral drug management systems 816 to implement this program. The agency is authorized to seek 817 federal waivers to implement this program.

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818 The agency, in conjunction with the Department of b. 819 Children and Family Services, may implement the Medicaid 820 behavioral drug management system that is designed to improve 821 the quality of care and behavioral health prescribing practices 822 based on best practice guidelines, improve patient adherence to 823 medication plans, reduce clinical risk, and lower prescribed 824 drug costs and the rate of inappropriate spending on Medicaid 825 behavioral drugs. The program may include the following 826 elements:

827 Provide for the development and adoption of best (I) 828 practice guidelines for behavioral health-related drugs such as 829 antipsychotics, antidepressants, and medications for treating 830 bipolar disorders and other behavioral conditions; translate them into practice; review behavioral health prescribers and 831 compare their prescribing patterns to a number of indicators 832 833 that are based on national standards; and determine deviations from best practice guidelines. 834

(II) Implement processes for providing feedback to and
educating prescribers using best practice educational materials
and peer-to-peer consultation.

(III) Assess Medicaid beneficiaries who are outliers in their use of behavioral health drugs with regard to the numbers and types of drugs taken, drug dosages, combination drug therapies, and other indicators of improper use of behavioral health drugs.

843 (IV) Alert prescribers to patients who fail to refill844 prescriptions in a timely fashion, are prescribed multiple same-

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845 class behavioral health drugs, and may have other potential 846 medication problems.

847 (V) Track spending trends for behavioral health drugs and848 deviation from best practice guidelines.

(VI) Use educational and technological approaches to
promote best practices, educate consumers, and train prescribers
in the use of practice guidelines.

852

(VII) Disseminate electronic and published materials.

853

(VIII) Hold statewide and regional conferences.

(IX) Implement a disease management program with a model quality-based medication component for severely mentally ill individuals and emotionally disturbed children who are high users of care.

858 The agency shall implement a Medicaid prescription 11.a. 859 drug management system. The agency may contract with a vendor 860 that has experience in operating prescription drug management 861 systems in order to implement this system. Any management system that is implemented in accordance with this subparagraph must 862 863 rely on cooperation between physicians and pharmacists to 864 determine appropriate practice patterns and clinical guidelines 865 to improve the prescribing, dispensing, and use of drugs in the 866 Medicaid program. The agency may seek federal waivers to 867 implement this program.

b. The drug management system must be designed to improve
the quality of care and prescribing practices based on best
practice guidelines, improve patient adherence to medication
plans, reduce clinical risk, and lower prescribed drug costs and

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872 the rate of inappropriate spending on Medicaid prescription 873 drugs. The program must:

874 (I) Provide for the development and adoption of best 875 practice guidelines for the prescribing and use of drugs in the 876 Medicaid program, including translating best practice guidelines 877 into practice; reviewing prescriber patterns and comparing them to indicators that are based on national standards and practice 878 879 patterns of clinical peers in their community, statewide, and 880 nationally; and determine deviations from best practice 881 quidelines.

(II) Implement processes for providing feedback to and
 educating prescribers using best practice educational materials
 and peer-to-peer consultation.

(III) Assess Medicaid recipients who are outliers in their use of a single or multiple prescription drugs with regard to the numbers and types of drugs taken, drug dosages, combination drug therapies, and other indicators of improper use of prescription drugs.

(IV) Alert prescribers to patients who fail to refill
prescriptions in a timely fashion, are prescribed multiple drugs
that may be redundant or contraindicated, or may have other
potential medication problems.

894 (V) Track spending trends for prescription drugs and
 895 deviation from best practice guidelines.

896 (VI) Use educational and technological approaches to
 897 promote best practices, educate consumers, and train prescribers
 898 in the use of practice guidelines.

899 (VII) Disseminate electronic and published materials. 082773 Approved For Filing: 4/5/2011 1:39:32 PM Page 33 of 40

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900

(VIII) Hold statewide and regional conferences.

901 (IX) Implement disease management programs in cooperation 902 with physicians and pharmacists, along with a model quality-903 based medication component for individuals having chronic 904 medical conditions.

905 12. The agency is authorized to contract for drug rebate 906 administration, including, but not limited to, calculating 907 rebate amounts, invoicing manufacturers, negotiating disputes 908 with manufacturers, and maintaining a database of rebate 909 collections.

910 13. The agency may specify the preferred daily dosing form 911 or strength for the purpose of promoting best practices with 912 regard to the prescribing of certain drugs as specified in the 913 General Appropriations Act and ensuring cost-effective 914 prescribing practices.

915 14. The agency may require prior authorization for 916 Medicaid-covered prescribed drugs. The agency may, but is not 917 required to, prior-authorize the use of a product:

a. For an indication not approved in labeling;

b. To comply with certain clinical guidelines; or

920 c. If the product has the potential for overuse, misuse, 921 or abuse.

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923 The agency may require the prescribing professional to provide 924 information about the rationale and supporting medical evidence 925 for the use of a drug. The agency may post prior authorization 926 criteria and protocol and updates to the list of drugs that are

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927 subject to prior authorization on an Internet website without 928 amending its rule or engaging in additional rulemaking.

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929 15. The agency, in conjunction with the Pharmaceutical and 930 Therapeutics Committee, may require age-related prior 931 authorizations for certain prescribed drugs. The agency may 932 preauthorize the use of a drug for a recipient who may not meet 933 the age requirement or may exceed the length of therapy for use 934 of this product as recommended by the manufacturer and approved 935 by the Food and Drug Administration. Prior authorization may require the prescribing professional to provide information 936 937 about the rationale and supporting medical evidence for the use 938 of a drug.

939 16. The agency shall implement a step-therapy prior authorization approval process for medications excluded from the 940 preferred drug list. Medications listed on the preferred drug 941 942 list must be used within the previous 12 months prior to the 943 alternative medications that are not listed. The step-therapy prior authorization may require the prescriber to use the 944 945 medications of a similar drug class or for a similar medical 946 indication unless contraindicated in the Food and Drug 947 Administration labeling. The trial period between the specified 948 steps may vary according to the medical indication. The step-949 therapy approval process shall be developed in accordance with 950 the committee as stated in s. 409.91195(7) and (8). A drug 951 product may be approved without meeting the step-therapy prior 952 authorization criteria if the prescribing physician provides the 953 agency with additional written medical or clinical documentation 954 that the product is medically necessary because: 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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955 a. There is not a drug on the preferred drug list to treat 956 the disease or medical condition which is an acceptable clinical 957 alternative;

b. The alternatives have been ineffective in the treatmentof the beneficiary's disease; or

960 c. Based on historic evidence and known characteristics of
961 the patient and the drug, the drug is likely to be ineffective,
962 or the number of doses have been ineffective.

964 The agency shall work with the physician to determine the best 965 alternative for the patient. The agency may adopt rules waiving 966 the requirements for written clinical documentation for specific 967 drugs in limited clinical situations.

968 The agency shall implement a return and reuse program 17. for drugs dispensed by pharmacies to institutional recipients, 969 970 which includes payment of a \$5 restocking fee for the 971 implementation and operation of the program. The return and 972 reuse program shall be implemented electronically and in a 973 manner that promotes efficiency. The program must permit a 974 pharmacy to exclude drugs from the program if it is not 975 practical or cost-effective for the drug to be included and must 976 provide for the return to inventory of drugs that cannot be 977 credited or returned in a cost-effective manner. The agency 978 shall determine if the program has reduced the amount of 979 Medicaid prescription drugs which are destroyed on an annual 980 basis and if there are additional ways to ensure more 981 prescription drugs are not destroyed which could safely be

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982 reused. The agency's conclusion and recommendations shall be 983 reported to the Legislature by December 1, 2005. 984 Section 11. Notwithstanding s. 430.707, Florida Statutes, 985 and subject to federal approval of the application to be a site 986 for the Program of All-inclusive Care for the Elderly, the 987 Agency for Health Care Administration shall contract with one 988 private health care organization, the sole member of which is a 989 private, not-for-profit corporation that owns and manages health 990 care organizations which provide comprehensive long-term care services, including nursing home, assisted living, independent 991 992 housing, home care, adult day care, and care management, with a 993 board-certified, trained geriatrician as the medical director. 994 This organization shall provide these services to frail and 995 elderly persons who reside in Palm Beach County. The 996 organization shall be exempt from the requirements of chapter 997 641, Florida Statutes. The agency, in consultation with the 998 Department of Elderly Affairs and subject to an appropriation, 999 shall approve up to 150 initial enrollees in the Program of All-1000 inclusive Care for the Elderly established by this organization 1001 to serve elderly persons who reside in Palm Beach County. Section 12. This act shall take effect July 1, 2011. 1002 1003 1004 1005 1006 TITLE AMENDMENT 1007 Remove the entire title and insert: A bill to be entitled 1008 082773

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1009 An act relating to Medicaid services; amending s. 409.904, 1010 F.S.; repealing the sunset of provisions authorizing the 1011 federal waiver for certain persons age 65 and older or who 1012 have a disability; repealing the sunset of provisions authorizing a specified medically needy program; 1013 1014 eliminating the limit to services placed on the medically 1015 needy program for pregnant women and children younger than 1016 age 21; amending s. 409.906, F.S.; eliminating adult 1017 Medicaid optional coverage for chiropractic services; eliminating adult Medicaid optional coverage for hearing 1018 1019 services; amending s. 409.908, F.S.; updating the formula 1020 used for calculating reimbursements to Medicaid providers 1021 for prescribed drugs; continuing the requirement that the 1022 Agency for Health Care Administration set certain 1023 institutional provider reimbursement rates in a manner 1024 that results in no automatic cost-based statewide 1025 expenditure increase; deleting an obsolete requirement to 1026 establish workgroups to evaluate alternate reimbursement 1027 and payment methods; eliminating the repeal date of the 1028 suspension of the use of cost data to set certain 1029 institutional provider reimbursement rates; amending s. 1030 409.9082, F.S.; revising the allowed aggregated amount of 1031 assessments for all nursing home facilities to conform with federal law; amending s. 409.9083, F.S.; eliminating 1032 1033 the repeal date of the quality assessment on privately 1034 operated intermediate care facilities for the 1035 developmentally disabled; amending s. 409.911, F.S.; 1036 updating the audited data specified for use in calculating 082773 Approved For Filing: 4/5/2011 1:39:32 PM

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1037	disproportionate share; amending s. 409.9112, F.S.;								
1038	continuing the prohibition against distributing moneys								
1039	under the perinatal intensive care centers								
1040	disproportionate share program; amending s. 409.9113,								
1041	F.S.; continuing authorization for the distribution of								
1042	moneys to certain teaching hospitals under the								
1043	disproportionate share program; amending s. 409.9117,								
1044	F.S.; continuing the prohibition against distributing								
1045	moneys under the primary care disproportionate share								
1046	program; amending s. 409.912, F.S.; allowing the agency to								
1047	continue to contract for electronic access to certain								
1048	pharmacology drug information; eliminating the requirement								
1049	to implement a wireless handheld clinical pharmacology								
1050	drug information database for practitioners; updating the								
1051	formula used for calculating reimbursement to Medicaid								
1052	providers for prescribed drugs; authorizing the agency to								
1053	seek federal approval and to issue a procurement in order								
1054	to implement a home delivery of pharmacy products program;								
1055	establishing the provisions for the procurement and the								
1056	program; eliminating the requirement for the expansion of								
1057	the mail-order-pharmacy diabetes-supply program;								
1058	eliminating certain provisions of the Medicaid								
1059	prescription drug management program; authorizing the								
1060	agency to contract with an organization to provide certain								
1061	benefits under a federal program in Palm Beach County;								
1062	providing an exemption from ch. 641, F.S., for the								
1063	organization; authorizing, subject to appropriation,								
1064	enrollment slots for the Program of All-inclusive Care for								
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1065		the El	derly	in	Palm	Beach	County;	providing	an	effective	
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