$\mathbf{B}\mathbf{y}$ the Committee on Health Regulation; and Senators Sobel, Gaetz, and Fasano

	588-01830-11 2011406c1
1	A bill to be entitled
2	An act relating to the Florida Kidcare program;
3	amending s. 1006.06, F.S.; requiring school districts
4	to collaborate with the Florida Kidcare program to use
5	the application form for the school breakfast and
6	lunch programs to provide information about the
7	Florida Kidcare program and to authorize data on the
8	application form be shared with state agencies and the
9	Florida Healthy Kids Corporation and its agents;
10	authorizing each school district the option to share
11	the data electronically; requiring interagency
12	agreements to ensure that the data exchanged is
13	protected from unauthorized disclosure and is used
14	only for enrollment in the Florida Kidcare program;
15	amending s. 624.91, F.S.; requiring the Florida
16	Healthy Kids Corporation to include use of the school
17	breakfast and lunch application form in the
18	corporation's plan for publicizing the program;
19	providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
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23	Section 1. Subsection (7) is added to section 1006.06,
24	Florida Statutes, to read:
25	1006.06 School food service programs.—
26	(7) Each school district shall collaborate with the Florida
27	Kidcare program created pursuant to ss. 409.810-409.821 to:
28	(a) At a minimum:
29	1. Provide application information about the Kidcare

Page 1 of 6

	588-01830-11 2011406c1
30	program or an application for Kidcare to students at the
31	beginning of each school year.
32	2. Modify the school district's application form for the
33	lunch program under subsection (4) and the breakfast program
34	under subsection (5) to incorporate a provision that permits the
35	school district to share data from the application form with the
36	state agencies and the Florida Healthy Kids Corporation and its
37	agents that administer the Kidcare program unless the child's
38	parent or guardian opts out of the provision.
39	(b) At the option of the school district, share income and
40	other demographic data through an electronic interchange with
41	the Florida Healthy Kids Corporation and other state agencies in
42	order to determine eligibility for the Kidcare program on a
43	regular and periodic basis.
44	(c) Establish interagency agreements ensuring that data
45	exchanged under this subsection is used only to enroll eligible
46	children in the Florida Kidcare program and is protected from
47	unauthorized disclosure pursuant to 42 U.S.C. s. 1758(b)(6).
48	Section 2. Paragraph (b) of subsection (5) of section
49	624.91, Florida Statutes, is amended to read:
50	624.91 The Florida Healthy Kids Corporation Act
51	(5) CORPORATION AUTHORIZATION, DUTIES, POWERS
52	(b) The Florida Healthy Kids Corporation shall:
53	1. Arrange for the collection of any family, local
54	contributions, or employer payment or premium, in an amount to
55	be determined by the board of directors, to provide for payment
56	of premiums for comprehensive insurance coverage and for the
57	actual or estimated administrative expenses.
58	2. Arrange for the collection of any voluntary

Page 2 of 6

588-01830-11 2011406c1 59 contributions to provide for payment of Florida Kidcare program 60 premiums for children who are not eligible for medical assistance under Title XIX or Title XXI of the Social Security 61 62 Act. 3. Subject to the provisions of s. 409.8134, accept 63 64 voluntary supplemental local match contributions that comply 65 with the requirements of Title XXI of the Social Security Act for the purpose of providing additional Florida Kidcare coverage 66 in contributing counties under Title XXI. 67 68 4. Establish the administrative and accounting procedures for the operation of the corporation. 69 70 5. Establish, with consultation from appropriate 71 professional organizations, standards for preventive health 72 services and providers and comprehensive insurance benefits 73 appropriate to children if, provided that such standards for 74 rural areas do shall not limit primary care providers to board-75 certified pediatricians. 76 6. Determine eligibility for children seeking to 77 participate in the Title XXI-funded components of the Florida 78 Kidcare program consistent with the requirements specified in s. 409.814, as well as the non-Title-XXI-eligible children as 79 80 provided in subsection (3).

81 7. Establish procedures under which providers of local 82 match to, applicants to, and participants in the program may 83 have grievances reviewed by an impartial body and reported to 84 the board of directors of the corporation.

85 8. Establish participation criteria and, if appropriate,
86 contract with an authorized insurer, health maintenance
87 organization, or third-party administrator to provide

Page 3 of 6

1	588-01830-11 2011406c1
88	administrative services to the corporation.
89	9. Establish enrollment criteria that include penalties or
90	<u>30-day</u> waiting periods of 30 days for reinstatement of coverage
91	upon voluntary cancellation for nonpayment of family premiums.
92	10. Contract with authorized insurers or providers any
93	provider of health care services, <u>who meet</u> meeting standards
94	established by the corporation, for the provision of
95	comprehensive insurance coverage to participants. Such standards
96	must shall include criteria under which the corporation may
97	contract with more than one provider of health care services in
98	program sites. Health plans shall be selected through a
99	competitive bid process. The Florida Healthy Kids Corporation
100	shall purchase goods and services in the most cost-effective
101	manner consistent with the delivery of quality medical care. The
102	maximum administrative cost for a Florida Healthy Kids
103	Corporation contract <u>is</u> shall be 15 percent. For health care
104	contracts, the minimum medical loss ratio for a Florida Healthy
105	Kids Corporation contract <u>is</u> shall be 85 percent. For dental
106	contracts, the remaining compensation to be paid to the
107	authorized insurer or provider <u>must be at least</u> under a Florida
108	Healthy Kids Corporation contract shall be no less than an
109	amount which is 85 percent of <u>the</u> premium <u>, and</u> ; to the extent
110	any contract provision does not provide for this minimum
111	compensation, this section <u>prevails</u> shall prevail. The health
112	plan selection criteria and scoring system, and the scoring
113	results, shall be available upon request for inspection after
114	the bids have been awarded.
115	11. Establish disenrollment criteria if in the event local

116 matching funds are insufficient to cover enrollments.

Page 4 of 6

	588-01830-11 2011406c1
117	12. Develop and implement a plan to publicize the Florida
118	Kidcare program, the eligibility requirements of the program,
119	and the procedures for enrollment in the program and to maintain
120	public awareness of the corporation and the program. Such plan
121	must include using the application form for the school lunch and
122	breakfast programs as provided under s. 1006.06(7).
123	13. Secure staff necessary to properly administer the
124	corporation. Staff costs shall be funded from state and local
125	matching funds and such other private or public funds as become
126	available. The board of directors shall determine the number of
127	staff members necessary to administer the corporation.
128	14. In consultation with the partner agencies, provide <u>an</u>
129	<u>annual</u> a report on the Florida Kidcare program annually to the
130	Governor, the Chief Financial Officer, the Commissioner of
131	Education, the President of the Senate, the Speaker of the House
132	of Representatives, and the Minority Leaders of the Senate and
133	the House of Representatives.
134	15. Provide information on a quarterly basis to the
135	Legislature and the Governor which compares the costs and
136	utilization of the full-pay enrolled population and the Title
137	XXI-subsidized enrolled population in the Florida Kidcare
138	program. The information, At a minimum, <u>the information</u> must
139	include:
140	a. The monthly enrollment and expenditure for full-pay
141	enrollees in the Medikids and Florida Healthy Kids programs
142	compared to the Title XXI-subsidized enrolled population; and

b. The costs and utilization by service of the full-pay
enrollees in the Medikids and Florida Healthy Kids programs and
the Title XXI-subsidized enrolled population.

Page 5 of 6

	588-01830-11 2011406c1
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147	By February 1, 2010, the Florida Healthy Kids Corporation shall
148	provide a study to the Legislature and the Governor on premium
149	impacts to the subsidized portion of the program from the
150	inclusion of the full-pay program, which <u>must</u> shall include
151	recommendations on how to eliminate or mitigate possible impacts
152	to the subsidized premiums.
153	16. Establish benefit packages that conform to the
154	provisions of the Florida Kidcare program, as created in ss.
155	409.810-409.821.
156	Section 3. This act shall take effect July 1, 2011.

Page 6 of 6