

1 A bill to be entitled
2 An act relating to Medicaid fraud; amending s.
3 409.907, F.S.; increasing the number of years a
4 provider must keep records; adding an additional
5 provision relating to a change in principal that must
6 be included in a Medicaid provider agreement with the
7 Agency for Health Care Administration; defining the
8 terms "administrative fines" and "outstanding
9 overpayment"; revising provisions relating to the
10 agency's onsite inspection responsibilities; revising
11 provisions relating to who is subject to background
12 screening; amending s. 409.913, F.S.; increasing the
13 number of years a provider must keep records; revising
14 provisions specifying grounds for terminating a
15 provider from the program, for seeking certain
16 remedies for violations, and for imposing certain
17 sanctions; providing a limitation on the information
18 the agency may consider when making a determination of
19 overpayment; specifying the type of records a provider
20 must present to contest an overpayment; clarifying a
21 provision regarding accrued interest on certain
22 payments withheld from a provider; deleting the
23 requirement that the agency place payments withheld
24 from a provider in a suspended account and revising
25 when a provider must reimburse overpayments; revising
26 venue requirements; adding provisions relating to the
27 payment of fines; amending s. 409.920, F.S.;
28 clarifying provisions relating to immunity from

29 liability for persons who provide information about
 30 Medicaid fraud; amending s. 624.351, F.S.; revising
 31 membership requirements for the Medicaid and Public
 32 Assistance Fraud Strike Force within the Department of
 33 Financial Services; providing for future review and
 34 repeal; amending s. 624.352, F.S., relating to
 35 interagency agreements to detect and deter Medicaid
 36 and public assistance fraud; providing for future
 37 review and repeal; providing an effective date.

38

39 Be It Enacted by the Legislature of the State of Florida:

40

41 Section 1. Paragraph (c) of subsection (3) of section
 42 409.907, Florida Statutes, is amended, paragraph (k) is added to
 43 that subsection, and subsections (6), (7), and (8) of that
 44 section are amended, to read:

45 409.907 Medicaid provider agreements.—The agency may make
 46 payments for medical assistance and related services rendered to
 47 Medicaid recipients only to an individual or entity who has a
 48 provider agreement in effect with the agency, who is performing
 49 services or supplying goods in accordance with federal, state,
 50 and local law, and who agrees that no person shall, on the
 51 grounds of handicap, race, color, or national origin, or for any
 52 other reason, be subjected to discrimination under any program
 53 or activity for which the provider receives payment from the
 54 agency.

55 (3) The provider agreement developed by the agency, in
 56 addition to the requirements specified in subsections (1) and

57 | (2), shall require the provider to:

58 | (c) Retain all medical and Medicaid-related records for 6
59 | ~~a period of 5~~ years to satisfy all necessary inquiries by the
60 | agency.

61 | (k) Report a change in any principal of the provider,
62 | including any officer, director, agent, managing employee, or
63 | affiliated person, or any partner or shareholder who has an
64 | ownership interest equal to 5 percent or more in the provider,
65 | to the agency in writing within 30 days after the change occurs.
66 | For a hospital licensed under chapter 395 or a nursing home
67 | licensed under part II of chapter 400, a principal of the
68 | provider is one who meets the definition of a controlling
69 | interest under s. 408.803.

70 | (6) A Medicaid provider agreement may be revoked, at the
71 | option of the agency, due to ~~as the result of~~ a change of
72 | ownership of any facility, association, partnership, or other
73 | entity named as the provider in the provider agreement.

74 | (a) If there is ~~In the event of~~ a change of ownership, the
75 | transferor remains liable for all outstanding overpayments,
76 | administrative fines, and any other moneys owed to the agency
77 | before the effective date of the change ~~of ownership~~. ~~In~~
78 | ~~addition to the continuing liability of the transferor,~~ The
79 | transferee is also liable to the agency for all outstanding
80 | overpayments identified by the agency on or before the effective
81 | date of the change of ownership. ~~For purposes of this~~
82 | ~~subsection, the term "outstanding overpayment" includes any~~
83 | ~~amount identified in a preliminary audit report issued to the~~
84 | ~~transferor by the agency on or before the effective date of the~~

85 ~~change of ownership.~~ In the event of a change of ownership for a
86 skilled nursing facility or intermediate care facility, the
87 Medicaid provider agreement shall be assigned to the transferee
88 if the transferee meets all other Medicaid provider
89 qualifications. In the event of a change of ownership involving
90 a skilled nursing facility licensed under part II of chapter
91 400, liability for all outstanding overpayments, administrative
92 fines, and any moneys owed to the agency before the effective
93 date of the change of ownership shall be determined in
94 accordance with s. 400.179.

95 (b) At least 60 days before the anticipated date of the
96 change of ownership, the transferor must ~~shall~~ notify the agency
97 of the intended change ~~of ownership~~ and the transferee must
98 ~~shall~~ submit to the agency a Medicaid provider enrollment
99 application. If a change of ownership occurs without compliance
100 with the notice requirements of this subsection, the transferor
101 and transferee are ~~shall be~~ jointly and severally liable for all
102 overpayments, administrative fines, and other moneys due to the
103 agency, regardless of whether the agency identified the
104 overpayments, administrative fines, or other moneys before or
105 after the effective date of the change ~~of ownership~~. The agency
106 may not approve a transferee's Medicaid provider enrollment
107 application if the transferee or transferor has not paid or
108 agreed in writing to a payment plan for all outstanding
109 overpayments, administrative fines, and other moneys due to the
110 agency. This subsection does not preclude the agency from
111 seeking any other legal or equitable remedies available to the
112 agency for the recovery of moneys owed to the Medicaid program.

113 In the event of a change of ownership involving a skilled
114 nursing facility licensed under part II of chapter 400,
115 liability for all outstanding overpayments, administrative
116 fines, and any moneys owed to the agency before the effective
117 date of the change of ownership shall be determined in
118 accordance with s. 400.179 if the Medicaid provider enrollment
119 application for change of ownership is submitted before the
120 change ~~of ownership~~.

121 (c) As used in this subsection, the term:

122 1. "Administrative fines" includes any amount identified
123 in a notice of a monetary penalty or fine which has been issued
124 by the agency or other regulatory or licensing agency that
125 governs the provider.

126 2. "Outstanding overpayment" includes any amount
127 identified in a preliminary audit report issued to the
128 transferor by the agency on or before the effective date of a
129 change of ownership.

130 ~~(7) The agency may require,~~ As a condition of
131 participating in the Medicaid program and before entering into
132 the provider agreement, the agency may require ~~that~~ the provider
133 to submit information, in an initial and any required renewal
134 applications, concerning the professional, business, and
135 personal background of the provider and permit an onsite
136 inspection of the provider's service location by agency staff or
137 other personnel designated by the agency to perform this
138 function. Before entering into a provider agreement, the agency
139 may shall perform an a random onsite inspection, ~~within 60 days~~
140 ~~after receipt of a fully complete new provider's application,~~ of

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141 the provider's service location ~~prior to making its first~~
142 ~~payment to the provider for Medicaid services~~ to determine the
143 applicant's ability to provide the services in compliance with
144 the Medicaid program and professional regulations ~~that the~~
145 ~~applicant is proposing to provide for Medicaid reimbursement.~~
146 ~~The agency is not required to perform an onsite inspection of a~~
147 ~~provider or program that is licensed by the agency, that~~
148 ~~provides services under waiver programs for home and community-~~
149 ~~based services, or that is licensed as a medical foster home by~~
150 ~~the Department of Children and Family Services.~~ As a continuing
151 condition of participation in the Medicaid program, a provider
152 must ~~shall~~ immediately notify the agency of any current or
153 pending bankruptcy filing. Before entering into the provider
154 agreement, or as a condition of continuing participation in the
155 Medicaid program, the agency may also require ~~that~~ Medicaid
156 providers reimbursed on a fee-for-services basis or fee schedule
157 basis that ~~which~~ is not cost-based to, post a surety bond not to
158 exceed \$50,000 or the total amount billed by the provider to the
159 program during the current or most recent calendar year,
160 whichever is greater. For new providers, the amount of the
161 surety bond shall be determined by the agency based on the
162 provider's estimate of its first year's billing. If the
163 provider's billing during the first year exceeds the bond
164 amount, the agency may require the provider to acquire an
165 additional bond equal to the actual billing level of the
166 provider. A provider's bond need ~~shall~~ not exceed \$50,000 if a
167 physician or group of physicians licensed under chapter 458,
168 chapter 459, or chapter 460 has a 50 percent or greater

169 ownership interest in the provider or if the provider is an
 170 assisted living facility licensed under chapter 429. The bonds
 171 permitted by this section are in addition to the bonds
 172 referenced in s. 400.179(2)(d). If the provider is a
 173 corporation, partnership, association, or other entity, the
 174 agency may require the provider to submit information concerning
 175 the background of that entity and of any principal of the
 176 entity, including any partner or shareholder having an ownership
 177 interest in the entity equal to 5 percent or greater, and any
 178 treating provider who participates in or intends to participate
 179 in Medicaid through the entity. The information must include:

180 (a) Proof of holding a valid license or operating
 181 certificate, as applicable, if required by the state or local
 182 jurisdiction in which the provider is located or if required by
 183 the Federal Government.

184 (b) Information concerning any prior violation, fine,
 185 suspension, termination, or other administrative action taken
 186 under the Medicaid laws or ~~rules, or regulations~~ of this state
 187 or of any other state or the Federal Government; any prior
 188 violation of the laws or ~~rules, or regulations~~ relating to the
 189 Medicare program; any prior violation of the rules ~~or~~
 190 ~~regulations~~ of any other public or private insurer; and any
 191 prior violation of the laws or ~~rules, or regulations~~ of any
 192 regulatory body of this or any other state.

193 (c) Full and accurate disclosure of any financial or
 194 ownership interest that the provider, or any principal, partner,
 195 or major shareholder thereof, may hold in any other Medicaid
 196 provider or health care related entity or any other entity that

197 is licensed by the state to provide health or residential care
198 and treatment to persons.

199 (d) If a group provider, identification of all members of
200 the group and attestation that all members of the group are
201 enrolled in or have applied to enroll in the Medicaid program.

202 (8)~~(a)~~ Each provider, or each principal of the provider if
203 the provider is a corporation, partnership, association, or
204 other entity, seeking to participate in the Medicaid program
205 must submit a complete set of his or her fingerprints to the
206 agency for the purpose of conducting a criminal history record
207 check. Principals of the provider include any officer, director,
208 billing agent, managing employee, or affiliated person, or any
209 partner or shareholder who has an ownership interest equal to 5
210 percent or more in the provider. However, for a hospital
211 licensed under chapter 395 or a nursing home licensed under
212 chapter 400, principals of the provider are those who meet the
213 definition of a controlling interest under s. 408.803. A
214 director of a not-for-profit corporation or organization is not
215 a principal for purposes of a background investigation ~~as~~
216 required by this section if the director: serves solely in a
217 voluntary capacity for the corporation or organization, does not
218 regularly take part in the day-to-day operational decisions of
219 the corporation or organization, receives no remuneration from
220 the not-for-profit corporation or organization for his or her
221 service on the board of directors, has no financial interest in
222 the not-for-profit corporation or organization, and has no
223 family members with a financial interest in the not-for-profit
224 corporation or organization; and if the director submits an

225 affidavit, under penalty of perjury, to this effect to the
 226 agency and the not-for-profit corporation or organization
 227 submits an affidavit, under penalty of perjury, to this effect
 228 to the agency as part of the corporation's or organization's
 229 Medicaid provider agreement application. Notwithstanding the
 230 above, the agency may require a background check for any person
 231 reasonably suspected by the agency to have been convicted of a
 232 crime.

233 (a) This subsection does not apply to:

- 234 ~~1. A hospital licensed under chapter 395;~~
- 235 ~~2. A nursing home licensed under chapter 400;~~
- 236 ~~3. A hospice licensed under chapter 400;~~
- 237 ~~4. An assisted living facility licensed under chapter 429;~~

238 1.5. A unit of local government, except that requirements
 239 of this subsection apply to nongovernmental providers and
 240 entities contracting with the local government to provide
 241 Medicaid services. The actual cost of the state and national
 242 criminal history record checks must be borne by the
 243 nongovernmental provider or entity; or

244 ~~2.6.~~ Any business that derives more than 50 percent of its
 245 revenue from the sale of goods to the final consumer, and the
 246 business or its controlling parent is required to file a form
 247 10-K or other similar statement with the Securities and Exchange
 248 Commission or has a net worth of \$50 million or more.

249 (b) Background screening shall be conducted in accordance
 250 with chapter 435 and s. 408.809. The cost of the state and
 251 national criminal record check shall be borne by the provider.

252 ~~(c) Proof of compliance with the requirements of level 2~~

253 | ~~screening under chapter 435 conducted within 12 months before~~
 254 | ~~the date the Medicaid provider application is submitted to the~~
 255 | ~~agency fulfills the requirements of this subsection.~~

256 | Section 2. Subsections (9), (13), (15), (16), (21), (22),
 257 | (25), (28), (30) and (31) of section 409.913, Florida Statutes,
 258 | are amended to read:

259 | 409.913 Oversight of the integrity of the Medicaid
 260 | program.—The agency shall operate a program to oversee the
 261 | activities of Florida Medicaid recipients, and providers and
 262 | their representatives, to ensure that fraudulent and abusive
 263 | behavior and neglect of recipients occur to the minimum extent
 264 | possible, and to recover overpayments and impose sanctions as
 265 | appropriate. Beginning January 1, 2003, and each year
 266 | thereafter, the agency and the Medicaid Fraud Control Unit of
 267 | the Department of Legal Affairs shall submit a joint report to
 268 | the Legislature documenting the effectiveness of the state's
 269 | efforts to control Medicaid fraud and abuse and to recover
 270 | Medicaid overpayments during the previous fiscal year. The
 271 | report must describe the number of cases opened and investigated
 272 | each year; the sources of the cases opened; the disposition of
 273 | the cases closed each year; the amount of overpayments alleged
 274 | in preliminary and final audit letters; the number and amount of
 275 | fines or penalties imposed; any reductions in overpayment
 276 | amounts negotiated in settlement agreements or by other means;
 277 | the amount of final agency determinations of overpayments; the
 278 | amount deducted from federal claiming as a result of
 279 | overpayments; the amount of overpayments recovered each year;
 280 | the amount of cost of investigation recovered each year; the

281 average length of time to collect from the time the case was
282 opened until the overpayment is paid in full; the amount
283 determined as uncollectible and the portion of the uncollectible
284 amount subsequently reclaimed from the Federal Government; the
285 number of providers, by type, that are terminated from
286 participation in the Medicaid program as a result of fraud and
287 abuse; and all costs associated with discovering and prosecuting
288 cases of Medicaid overpayments and making recoveries in such
289 cases. The report must also document actions taken to prevent
290 overpayments and the number of providers prevented from
291 enrolling in or reenrolling in the Medicaid program as a result
292 of documented Medicaid fraud and abuse and must include policy
293 recommendations necessary to prevent or recover overpayments and
294 changes necessary to prevent and detect Medicaid fraud. All
295 policy recommendations in the report must include a detailed
296 fiscal analysis, including, but not limited to, implementation
297 costs, estimated savings to the Medicaid program, and the return
298 on investment. The agency must submit the policy recommendations
299 and fiscal analyses in the report to the appropriate estimating
300 conference, pursuant to s. 216.137, by February 15 of each year.
301 The agency and the Medicaid Fraud Control Unit of the Department
302 of Legal Affairs each must include detailed unit-specific
303 performance standards, benchmarks, and metrics in the report,
304 including projected cost savings to the state Medicaid program
305 during the following fiscal year.

306 (9) A Medicaid provider shall retain medical,
307 professional, financial, and business records pertaining to
308 services and goods furnished to a Medicaid recipient and billed

309 to Medicaid for 6 ~~a period of 5~~ years after the date of
310 furnishing such services or goods. The agency may investigate,
311 review, or analyze such records, which must be made available
312 during normal business hours. However, 24-hour notice must be
313 provided if patient treatment would be disrupted. The provider
314 must keep ~~is responsible for furnishing to the agency, and~~
315 ~~keeping~~ the agency informed of the location of, the provider's
316 Medicaid-related records. The authority of the agency to obtain
317 Medicaid-related records from a provider is neither curtailed
318 nor limited during a period of litigation between the agency and
319 the provider.

320 (13) The agency shall ~~immediately~~ terminate participation
321 of a Medicaid provider in the Medicaid program and may seek
322 civil remedies or impose other administrative sanctions against
323 a Medicaid provider, if the provider or any principal, officer,
324 director, agent, managing employee, or affiliated person of the
325 provider, or any partner or shareholder having an ownership
326 interest in the provider equal to 5 percent or greater, has been
327 convicted of a criminal offense under federal law or the law of
328 any state relating to the practice of the provider's profession,
329 or a criminal offense listed under s. 408.809(4), s.
330 409.907(10), or s. 435.04(2) has been:

331 ~~(a) Convicted of a criminal offense related to the~~
332 ~~delivery of any health care goods or services, including the~~
333 ~~performance of management or administrative functions relating~~
334 ~~to the delivery of health care goods or services;~~

335 ~~(b) Convicted of a criminal offense under federal law or~~
336 ~~the law of any state relating to the practice of the provider's~~

337 | ~~profession; or~~

338 | ~~(c) Found by a court of competent jurisdiction to have~~
339 | ~~neglected or physically abused a patient in connection with the~~
340 | ~~delivery of health care goods or services. If the agency~~
341 | ~~determines that the a provider did not participate or acquiesce~~
342 | ~~in the an offense specified in paragraph (a), paragraph (b), or~~
343 | ~~paragraph (c), termination will not be imposed. If the agency~~
344 | ~~effects a termination under this subsection, the agency shall~~
345 | ~~take final agency action issue an immediate final order pursuant~~
346 | ~~to s. 120.569(2)(n).~~

347 | (15) The agency shall seek a remedy provided by law,
348 | including, but not limited to, any remedy provided in
349 | subsections (13) and (16) and s. 812.035, if:

350 | (a) The provider's license has not been renewed, or has
351 | been revoked, suspended, or terminated, for cause, by the
352 | licensing agency of any state;

353 | (b) The provider has failed to make available or has
354 | refused access to Medicaid-related records to an auditor,
355 | investigator, or other authorized employee or agent of the
356 | agency, the Attorney General, a state attorney, or the Federal
357 | Government;

358 | (c) The provider has not furnished or has failed to make
359 | available such Medicaid-related records as the agency has found
360 | necessary to determine whether Medicaid payments are or were due
361 | and the amounts thereof;

362 | (d) The provider has failed to maintain medical records
363 | made at the time of service, or prior to service if prior
364 | authorization is required, demonstrating the necessity and

365 appropriateness of the goods or services rendered;

366 (e) The provider is not in compliance with provisions of
367 Medicaid provider publications that have been adopted by
368 reference as rules in the Florida Administrative Code; with
369 provisions of state or federal laws, rules, or regulations; with
370 provisions of the provider agreement between the agency and the
371 provider; or with certifications found on claim forms or on
372 transmittal forms for electronically submitted claims that are
373 submitted by the provider or authorized representative, as such
374 provisions apply to the Medicaid program;

375 (f) The provider or person who ordered, authorized, or
376 prescribed the care, services, or supplies has furnished, or
377 ordered or authorized the furnishing of, goods or services to a
378 recipient which are inappropriate, unnecessary, excessive, or
379 harmful to the recipient or are of inferior quality;

380 (g) The provider has demonstrated a pattern of failure to
381 provide goods or services that are medically necessary;

382 (h) The provider or an authorized representative of the
383 provider, or a person who ordered, authorized, or prescribed the
384 goods or services, has submitted or caused to be submitted false
385 or a pattern of erroneous Medicaid claims;

386 (i) The provider or an authorized representative of the
387 provider, or a person who has ordered, authorized, or prescribed
388 the goods or services, has submitted or caused to be submitted a
389 Medicaid provider enrollment application, a request for prior
390 authorization for Medicaid services, a drug exception request,
391 or a Medicaid cost report that contains materially false or
392 incorrect information;

393 (j) The provider or an authorized representative of the
 394 provider has collected from or billed a recipient or a
 395 recipient's responsible party improperly for amounts that should
 396 not have been so collected or billed by reason of the provider's
 397 billing the Medicaid program for the same service;

398 (k) The provider or an authorized representative of the
 399 provider has included in a cost report costs that are not
 400 allowable under a Florida Title XIX reimbursement plan, after
 401 the provider or authorized representative had been advised in an
 402 audit exit conference or audit report that the costs were not
 403 allowable;

404 (l) The provider is charged by information or indictment
 405 with fraudulent billing practices or an offense referenced in
 406 subsection (13). The sanction applied for this reason is limited
 407 to suspension of the provider's participation in the Medicaid
 408 program for the duration of the indictment unless the provider
 409 is found guilty pursuant to the information or indictment;

410 (m) The provider or a person who ~~has~~ ordered, authorized,
 411 or prescribed the goods or services is found liable for
 412 negligent practice resulting in death or injury to the
 413 provider's patient;

414 (n) The provider fails to demonstrate that it had
 415 available during a specific audit or review period sufficient
 416 quantities of goods, or sufficient time in the case of services,
 417 to support the provider's billings to the Medicaid program;

418 (o) The provider has failed to comply with the notice and
 419 reporting requirements of s. 409.907;

420 (p) The agency has received reliable information of

421 patient abuse or neglect or of any act prohibited by s. 409.920;
 422 or

423 (q) The provider has failed to comply with an agreed-upon
 424 repayment schedule.

425
 426 A provider is subject to sanctions for violations of this
 427 subsection as the result of actions or inactions of the
 428 provider, or actions or inactions of any principal, officer,
 429 director, agent, managing employee, or affiliated person of the
 430 provider, or any partner or shareholder having an ownership
 431 interest in the provider equal to 5 percent or greater, in which
 432 the provider participated or acquiesced.

433 (16) The agency shall impose any of the following
 434 sanctions or disincentives on a provider or a person for any of
 435 the acts described in subsection (15):

436 (a) Suspension for a specific period of time of not more
 437 than 1 year. Suspension precludes ~~shall preclude~~ participation
 438 in the Medicaid program, which includes any action that results
 439 in a claim for payment to the Medicaid program for ~~as a result~~
 440 ~~of~~ furnishing, supervising a person who is furnishing, or
 441 causing a person to furnish goods or services.

442 (b) Termination for a specific period of time ranging ~~of~~
 443 from more than 1 year to 20 years. Termination precludes ~~shall~~
 444 ~~preclude~~ participation in the Medicaid program, which includes
 445 any action that results in a claim for payment to the Medicaid
 446 program for ~~as a result of~~ furnishing, supervising a person who
 447 is furnishing, or causing a person to furnish goods or services.

448 (c) Imposition of a fine of up to \$5,000 for each

449 violation. Each day that an ongoing violation continues, such as
450 refusing to furnish Medicaid-related records or refusing access
451 to records, is considered, ~~for the purposes of this section, to~~
452 ~~be~~ a separate violation. Each instance of improper billing of a
453 Medicaid recipient; each instance of including an unallowable
454 cost on a hospital or nursing home Medicaid cost report after
455 the provider or authorized representative has been advised in an
456 audit exit conference or previous audit report of the cost
457 unallowability; each instance of furnishing a Medicaid recipient
458 goods or professional services that are inappropriate or of
459 inferior quality as determined by competent peer judgment; each
460 instance of knowingly submitting a materially false or erroneous
461 Medicaid provider enrollment application, request for prior
462 authorization for Medicaid services, drug exception request, or
463 cost report; each instance of inappropriate prescribing of drugs
464 for a Medicaid recipient as determined by competent peer
465 judgment; and each false or erroneous Medicaid claim leading to
466 an overpayment to a provider is considered, ~~for the purposes of~~
467 ~~this section, to be~~ a separate violation.

468 (d) Immediate suspension, if the agency has received
469 information of patient abuse or neglect or of any act prohibited
470 by s. 409.920. Upon suspension, the agency must issue an
471 immediate final order under s. 120.569(2)(n).

472 (e) A fine, not to exceed \$10,000, for a violation of
473 paragraph (15)(i).

474 (f) Imposition of liens against provider assets,
475 including, but not limited to, financial assets and real
476 property, not to exceed the amount of fines or recoveries

477 sought, upon entry of an order determining that such moneys are
478 due or recoverable.

479 (g) Prepayment reviews of claims for a specified period of
480 time.

481 (h) Comprehensive followup reviews of providers every 6
482 months to ensure that they are billing Medicaid correctly.

483 (i) Corrective-action plans that ~~would~~ remain in effect
484 ~~for providers~~ for up to 3 years and that are ~~would be~~ monitored
485 by the agency every 6 months while in effect.

486 (j) Other remedies as permitted by law to effect the
487 recovery of a fine or overpayment.

488

489 If a provider voluntarily relinquishes its Medicaid provider
490 number or an associated license, or allows the associated
491 licensure to expire after receiving written notice that the
492 agency is conducting, or has conducted, an audit, survey,
493 inspection, or investigation and that a sanction of suspension
494 or termination will or would be imposed for noncompliance
495 discovered as a result of the audit, survey, inspection, or
496 investigation, the agency shall impose the sanction of
497 termination for cause against the provider. The Secretary of
498 Health Care Administration may make a determination that
499 imposition of a sanction or disincentive is not in the best
500 interest of the Medicaid program, in which case a sanction or
501 disincentive may ~~shall~~ not be imposed.

502 (21) When making a determination that an overpayment has
503 occurred, the agency shall prepare and issue an audit report to
504 the provider showing the calculation of overpayments. The

505 agency's determination must be based solely upon information
506 available to it before issuance of the audit report and, in the
507 case of documentation obtained to substantiate claims for
508 Medicaid reimbursement, based solely upon contemporaneous
509 records.

510 (22) The audit report, supported by agency work papers,
511 showing an overpayment to a provider constitutes evidence of the
512 overpayment. A provider may not present or elicit testimony,
513 ~~either~~ on direct examination or cross-examination in any court
514 or administrative proceeding, regarding the purchase or
515 acquisition by any means of drugs, goods, or supplies; sales or
516 divestment by any means of drugs, goods, or supplies; or
517 inventory of drugs, goods, or supplies, unless such acquisition,
518 sales, divestment, or inventory is documented by written
519 invoices, written inventory records, or other competent written
520 documentary evidence maintained in the normal course of the
521 provider's business. A provider may not present records to
522 contest an overpayment or sanction unless such records are
523 contemporaneous and, if requested during the audit process, were
524 furnished to the agency or its agent upon request. This
525 limitation does not apply to Medicaid cost report audits.
526 Notwithstanding the applicable rules of discovery, all
527 documentation to that ~~will~~ be offered as evidence at an
528 administrative hearing on a Medicaid overpayment or an
529 administrative sanction must be exchanged by all parties at
530 least 14 days before the administrative hearing or ~~must~~ be
531 excluded from consideration.

532 (25) (a) The agency shall withhold Medicaid payments, in

533 whole or in part, to a provider upon receipt of reliable
534 evidence that the circumstances giving rise to the need for a
535 withholding of payments involve fraud, willful
536 misrepresentation, or abuse under the Medicaid program, or a
537 crime committed while rendering goods or services to Medicaid
538 recipients. If it is determined that fraud, willful
539 misrepresentation, abuse, or a crime did not occur, the payments
540 withheld must be paid to the provider within 14 days after such
541 determination. Amounts not paid within 14 days accrue with
542 interest at the rate of 10 percent per a year, beginning after
543 the 14th day. ~~Any money withheld in accordance with this~~
544 ~~paragraph shall be placed in a suspended account, readily~~
545 ~~accessible to the agency, so that any payment ultimately due the~~
546 ~~provider shall be made within 14 days.~~

547 (b) The agency shall deny payment, or require repayment,
548 if the goods or services were furnished, supervised, or caused
549 to be furnished by a person who has been suspended or terminated
550 from the Medicaid program or Medicare program by the Federal
551 Government or any state.

552 (c) Overpayments owed to the agency bear interest at the
553 rate of 10 percent per year from the date of final determination
554 of the overpayment by the agency, and payment arrangements must
555 be made within 30 days after the date of the final order, which
556 is not subject to further appeal ~~at the conclusion of legal~~
557 ~~proceedings. A provider who does not enter into or adhere to an~~
558 ~~agreed-upon repayment schedule may be terminated by the agency~~
559 ~~for nonpayment or partial payment.~~

560 (d) The agency, upon entry of a final agency order, a

561 judgment or order of a court of competent jurisdiction, or a
562 stipulation or settlement, may collect the moneys owed by all
563 means allowable by law, including, but not limited to, notifying
564 any fiscal intermediary of Medicare benefits that the state has
565 a superior right of payment. Upon receipt of such written
566 notification, the Medicare fiscal intermediary shall remit to
567 the state the sum claimed.

568 (e) The agency may institute amnesty programs to allow
569 Medicaid providers the opportunity to voluntarily repay
570 overpayments. The agency may adopt rules to administer such
571 programs.

572 (28) Venue for all Medicaid program integrity ~~overpayment~~
573 cases lies ~~shall lie~~ in Leon County, at the discretion of the
574 agency.

575 (30) The agency shall terminate a provider's participation
576 in the Medicaid program if the provider fails to reimburse an
577 overpayment or pay an agency-imposed fine that has been
578 determined by final order, not subject to further appeal, within
579 30 ~~35~~ days after the date of the final order, unless the
580 provider and the agency have entered into a repayment agreement.

581 (31) If a provider requests an administrative hearing
582 pursuant to chapter 120, such hearing must be conducted within
583 90 days following assignment of an administrative law judge,
584 absent exceptionally good cause shown as determined by the
585 administrative law judge or hearing officer. Upon issuance of a
586 final order, the outstanding balance of the amount determined to
587 constitute the overpayment and fines is ~~shall become~~ due. If a
588 provider fails to make payments in full, fails to enter into a

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589 satisfactory repayment plan, or fails to comply with the terms
590 of a repayment plan or settlement agreement, the agency shall
591 withhold ~~medical assistance~~ reimbursement payments for Medicaid
592 services until the amount due is paid in full.

593 Section 3. Subsection (8) of section 409.920, Florida
594 Statutes, is amended to read:

595 409.920 Medicaid provider fraud.—

596 (8) A person who provides the state, any state agency, any
597 of the state's political subdivisions, or any agency of the
598 state's political subdivisions with information about fraud or
599 suspected fraudulent acts ~~fraud~~ by a Medicaid provider,
600 including a managed care organization, is immune from civil
601 liability for libel, slander, or any other relevant tort for
602 providing ~~the~~ information about fraud or suspected fraudulent
603 acts unless the person acted with knowledge that the information
604 was false or with reckless disregard for the truth or falsity of
605 the information. Such immunity extends to reports of fraudulent
606 acts or suspected fraudulent acts conveyed to or from the agency
607 in any manner, including any forum and with any audience as
608 directed by the agency, and includes all discussions subsequent
609 to the report and subsequent inquiries from the agency, unless
610 the person acted with knowledge that the information was false
611 or with reckless disregard for the truth or falsity of the
612 information. For purposes of this subsection, the term
613 "fraudulent acts" includes actual or suspected fraud and abuse,
614 insurance fraud, licensure fraud, or public assistance fraud,
615 including any fraud-related matters that a provider or health
616 plan is required to report to the agency or a law enforcement

617 agency.

618 Section 4. Subsection (3) of section 624.351, Florida
 619 Statutes, is amended, and subsection (8) is added to that
 620 section, to read:

621 624.351 Medicaid and Public Assistance Fraud Strike
 622 Force.—

623 (3) MEMBERSHIP.—The strike force shall consist of the
 624 following 11 members or their designees. A designee shall serve
 625 in the same capacity as the designating member ~~who may not~~
 626 ~~designate anyone to serve in their place:~~

627 (a) The Chief Financial Officer, who shall serve as chair.

628 (b) The Attorney General, who shall serve as vice chair.

629 (c) The executive director of the Department of Law
 630 Enforcement.

631 (d) The Secretary of Health Care Administration.

632 (e) The Secretary of Children and Family Services.

633 (f) The State Surgeon General.

634 (g) Five members appointed by the Chief Financial Officer,
 635 consisting of two sheriffs, two chiefs of police, and one state
 636 attorney. When making these appointments, the Chief Financial
 637 Officer shall consider representation by geography, population,
 638 ethnicity, and other relevant factors in order to ensure that
 639 the membership of the strike force is representative of the
 640 state as a whole.

641 (8) This section is repealed June 30, 2014, unless
 642 reviewed and reenacted by the Legislature before that date.

643 Section 5. Subsection (3) is added to section 624.352,
 644 Florida Statutes, to read:

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645 | 624.352 Interagency agreements to detect and deter
646 | Medicaid and public assistance fraud.—

647 | (3) This section is repealed June 30, 2014, unless
648 | reviewed and reenacted by the Legislature before that date.

649 | Section 6. This act shall take effect July 1, 2013.