By Senator Hutson

7-00482A-17

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1	A bill to be entitled
2	An act relating to Medicaid; amending s. 409.904,
3	F.S.; authorizing any state agency or department
4	involved in providing health, social, or human
5	services to make payments for medical assistance for
6	certain persons diagnosed with Acquired Immune
7	Deficiency Syndrome (AIDS); amending s. 409.906, F.S.;
8	removing the Agency for Health Care Administration's
9	ability to consolidate certain home and community-
10	based services; amending s. 409.912, F.S.; deleting
11	the requirement that the agency implement a Medicaid
12	prescription drug management system; amending s.
13	409.979, F.S.; requiring that Medicaid recipients
14	enrolled in certain home and community-based service
15	Medicaid waivers be transitioned into the long-term
16	care managed care program by January 1, 2018;
17	requiring the agency to seek federal approval to
18	terminate certain waiver programs once all eligible
19	Medicaid recipients have transitioned into the long-
20	term care managed care program; amending ss. 393.0661
21	and 409.968, F.S.; conforming cross-references;
22	providing an effective date.
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24	Be It Enacted by the Legislature of the State of Florida:
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26	Section 1. Subsection (11) is added to section 409.904,
27	Florida Statutes, to read:
28	409.904 Optional payments for eligible personsThe agency
29	may make payments for medical assistance and related services on
30	behalf of the following persons who are determined to be
31	eligible subject to the income, assets, and categorical
32	eligibility tests set forth in federal and state law. Payment on

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7-00482A-17 2017694 33 behalf of these Medicaid eligible persons is subject to the 34 availability of moneys and any limitations established by the 35 General Appropriations Act or chapter 216. (11) Subject to federal waiver approval, a person diagnosed 36 37 with Acquired Immune Deficiency Syndrome (AIDS), who has an 38 AIDS-related opportunistic infection, who is at risk of 39 hospitalization as determined by the agency or its designee, and 40 whose income is at, or below, 300 percent of the federal benefit 41 rate. 42 Section 2. Paragraph (b) of subsection (13) of section 43 409.906, Florida Statutes, is amended to read: 44 409.906 Optional Medicaid services.-Subject to specific 45 appropriations, the agency may make payments for services which are optional to the state under Title XIX of the Social Security 46 47 Act and are furnished by Medicaid providers to recipients who are determined to be eligible on the dates on which the services 48 49 were provided. Any optional service that is provided shall be 50 provided only when medically necessary and in accordance with 51 state and federal law. Optional services rendered by providers 52 in mobile units to Medicaid recipients may be restricted or prohibited by the agency. Nothing in this section shall be 53 54 construed to prevent or limit the agency from adjusting fees, 55 reimbursement rates, lengths of stay, number of visits, or 56 number of services, or making any other adjustments necessary to 57 comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or 58 59 chapter 216. If necessary to safequard the state's systems of 60 providing services to elderly and disabled persons and subject 61 to the notice and review provisions of s. 216.177, the Governor

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62	may direct the Agency for Health Care Administration to amend
63	the Medicaid state plan to delete the optional Medicaid service
64	known as "Intermediate Care Facilities for the Developmentally
65	Disabled." Optional services may include:
66	(13) HOME AND COMMUNITY-BASED SERVICES
67	(b) The agency may consolidate types of services offered in
68	the Aged and Disabled Waiver, the Channeling Waiver, the Project
69	AIDS Care Waiver, and the Traumatic Brain and Spinal Cord Injury
70	Waiver programs in order to group similar services under a
71	single service, or continue a service upon evidence of the need
72	for including a particular service type in a particular waiver.
73	The agency is authorized to seek a Medicaid state plan amendment
74	or federal waiver approval to implement this policy.
75	Section 3. Paragraph (a) of subsection (8) of section
76	409.912, Florida Statutes, is amended to read:
77	409.912 Cost-effective purchasing of health careThe
78	agency shall purchase goods and services for Medicaid recipients
79	in the most cost-effective manner consistent with the delivery
80	of quality medical care. To ensure that medical services are
81	effectively utilized, the agency may, in any case, require a
82	confirmation or second physician's opinion of the correct
83	diagnosis for purposes of authorizing future services under the
84	Medicaid program. This section does not restrict access to
85	emergency services or poststabilization care services as defined
86	in 42 C.F.R. s. 438.114. Such confirmation or second opinion
87	shall be rendered in a manner approved by the agency. The agency
88	shall maximize the use of prepaid per capita and prepaid
89	aggregate fixed-sum basis services when appropriate and other
90	alternative service delivery and reimbursement methodologies,

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7-00482A-17 2017694 91 including competitive bidding pursuant to s. 287.057, designed 92 to facilitate the cost-effective purchase of a case-managed 93 continuum of care. The agency shall also require providers to 94 minimize the exposure of recipients to the need for acute 95 inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The 96 97 agency shall contract with a vendor to monitor and evaluate the 98 clinical practice patterns of providers in order to identify 99 trends that are outside the normal practice patterns of a 100 provider's professional peers or the national guidelines of a 101 provider's professional association. The vendor must be able to 102 provide information and counseling to a provider whose practice 103 patterns are outside the norms, in consultation with the agency, 104 to improve patient care and reduce inappropriate utilization. 105 The agency may mandate prior authorization, drug therapy 106 management, or disease management participation for certain 107 populations of Medicaid beneficiaries, certain drug classes, or 108 particular drugs to prevent fraud, abuse, overuse, and possible 109 dangerous drug interactions. The Pharmaceutical and Therapeutics 110 Committee shall make recommendations to the agency on drugs for 111 which prior authorization is required. The agency shall inform 112 the Pharmaceutical and Therapeutics Committee of its decisions 113 regarding drugs subject to prior authorization. The agency is 114 authorized to limit the entities it contracts with or enrolls as Medicaid providers by developing a provider network through 115 116 provider credentialing. The agency may competitively bid single-117 source-provider contracts if procurement of goods or services 118 results in demonstrated cost savings to the state without 119 limiting access to care. The agency may limit its network based

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7-00482A-17 2017694 120 on the assessment of beneficiary access to care, provider 121 availability, provider quality standards, time and distance 122 standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid 123 124 beneficiaries, practice and provider-to-beneficiary standards, appointment wait times, beneficiary use of services, provider 125 126 turnover, provider profiling, provider licensure history, 127 previous program integrity investigations and findings, peer review, provider Medicaid policy and billing compliance records, 128 clinical and medical record audits, and other factors. Providers 129 130 are not entitled to enrollment in the Medicaid provider network. 131 The agency shall determine instances in which allowing Medicaid 132 beneficiaries to purchase durable medical equipment and other 133 goods is less expensive to the Medicaid program than long-term 134 rental of the equipment or goods. The agency may establish rules 135 to facilitate purchases in lieu of long-term rentals in order to 136 protect against fraud and abuse in the Medicaid program as 137 defined in s. 409.913. The agency may seek federal waivers 138 necessary to administer these policies. 139 (8) (a) The agency shall implement a Medicaid prescribed-

140 drug spending-control program that includes the following 141 components:

142 1. A Medicaid preferred drug list, which shall be a listing 143 of cost-effective therapeutic options recommended by the 144 Medicaid Pharmacy and Therapeutics Committee established 145 pursuant to s. 409.91195 and adopted by the agency for each 146 therapeutic class on the preferred drug list. At the discretion 147 of the committee, and when feasible, the preferred drug list 148 should include at least two products in a therapeutic class. The

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7-00482A-17 2017694 149 agency may post the preferred drug list and updates to the list 150 on an Internet website without following the rulemaking 151 procedures of chapter 120. Antiretroviral agents are excluded 152 from the preferred drug list. The agency shall also limit the 153 amount of a prescribed drug dispensed to no more than a 34-day 154 supply unless the drug products' smallest marketed package is 155 greater than a 34-day supply, or the drug is determined by the 156 agency to be a maintenance drug in which case a 100-day maximum 157 supply may be authorized. The agency may seek any federal 158 waivers necessary to implement these cost-control programs and 159 to continue participation in the federal Medicaid rebate 160 program, or alternatively to negotiate state-only manufacturer 161 rebates. The agency may adopt rules to administer this 162 subparagraph. The agency shall continue to provide unlimited 163 contraceptive drugs and items. The agency must establish 164 procedures to ensure that: 165 a. There is a response to a request for prior consultation

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.

171 2. Reimbursement to pharmacies for Medicaid prescribed 172 drugs shall be set at the lowest of: the average wholesale price 173 (AWP) minus 16.4 percent, the wholesaler acquisition cost (WAC) 174 plus 1.5 percent, the federal upper limit (FUL), the state 175 maximum allowable cost (SMAC), or the usual and customary (UAC) 176 charge billed by the provider.

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3. The agency shall develop and implement a process for

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7-00482A-17 2017694 178 managing the drug therapies of Medicaid recipients who are using 179 significant numbers of prescribed drugs each month. The 180 management process may include, but is not limited to, comprehensive, physician-directed medical-record reviews, claims 181 182 analyses, and case evaluations to determine the medical 183 necessity and appropriateness of a patient's treatment plan and 184 drug therapies. The agency may contract with a private 185 organization to provide drug-program-management services. The Medicaid drug benefit management program shall include 186 187 initiatives to manage drug therapies for HIV/AIDS patients, 188 patients using 20 or more unique prescriptions in a 180-day 189 period, and the top 1,000 patients in annual spending. The 190 agency shall enroll any Medicaid recipient in the drug benefit 191 management program if he or she meets the specifications of this 192 provision and is not enrolled in a Medicaid health maintenance 193 organization. 194 4. The agency may limit the size of its pharmacy network

195 based on need, competitive bidding, price negotiations, 196 credentialing, or similar criteria. The agency shall give 197 special consideration to rural areas in determining the size and 198 location of pharmacies included in the Medicaid pharmacy 199 network. A pharmacy credentialing process may include criteria 200 such as a pharmacy's full-service status, location, size, 201 patient educational programs, patient consultation, disease management services, and other characteristics. The agency may 202 203 impose a moratorium on Medicaid pharmacy enrollment if it is 204 determined that it has a sufficient number of Medicaid-205 participating providers. The agency must allow dispensing 206 practitioners to participate as a part of the Medicaid pharmacy

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     network regardless of the practitioner's proximity to any other
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     entity that is dispensing prescription drugs under the Medicaid
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     program. A dispensing practitioner must meet all credentialing
     requirements applicable to his or her practice, as determined by
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     the agency.
          5. The agency shall develop and implement a program that
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     requires Medicaid practitioners who prescribe drugs to use a
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     counterfeit-proof prescription pad for Medicaid prescriptions.
     The agency shall require the use of standardized counterfeit-
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     proof prescription pads by Medicaid-participating prescribers or
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     prescribers who write prescriptions for Medicaid recipients. The
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     agency may implement the program in targeted geographic areas or
     statewide.
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          6. The agency may enter into arrangements that require
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     manufacturers of generic drugs prescribed to Medicaid recipients
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     to provide rebates of at least 15.1 percent of the average
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     manufacturer price for the manufacturer's generic products.
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These arrangements shall require that if a generic-drug manufacturer pays federal rebates for Medicaid-reimbursed drugs at a level below 15.1 percent, the manufacturer must provide a supplemental rebate to the state in an amount necessary to achieve a 15.1-percent rebate level.

7. The agency may establish a preferred drug list as described in this subsection, and, pursuant to the establishment of such preferred drug list, negotiate supplemental rebates from manufacturers that are in addition to those required by Title XIX of the Social Security Act and at no less than 14 percent of the average manufacturer price as defined in 42 U.S.C. s. 1936 on the last day of a quarter unless the federal or supplemental

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236	rebate, or both, equals or exceeds 29 percent. There is no upper
237	limit on the supplemental rebates the agency may negotiate. The
238	agency may determine that specific products, brand-name or
239	generic, are competitive at lower rebate percentages. Agreement
240	to pay the minimum supplemental rebate percentage guarantees a
241	manufacturer that the Medicaid Pharmaceutical and Therapeutics
242	Committee will consider a product for inclusion on the preferred
243	drug list. However, a pharmaceutical manufacturer is not
244	guaranteed placement on the preferred drug list by simply paying
245	the minimum supplemental rebate. Agency decisions will be made
246	on the clinical efficacy of a drug and recommendations of the
247	Medicaid Pharmaceutical and Therapeutics Committee, as well as
248	the price of competing products minus federal and state rebates.
249	The agency may contract with an outside agency or contractor to
250	conduct negotiations for supplemental rebates. For the purposes
251	of this section, the term "supplemental rebates" means cash
252	rebates. Value-added programs as a substitution for supplemental
253	rebates are prohibited. The agency may seek any federal waivers
254	to implement this initiative.
255	8. The agency shall expand home delivery of pharmacy

256 products. The agency may amend the state plan and issue a 257 procurement, as necessary, in order to implement this program. 258 The procurements must include agreements with a pharmacy or 259 pharmacies located in the state to provide mail order delivery 260 services at no cost to the recipients who elect to receive home 261 delivery of pharmacy products. The procurement must focus on 262 serving recipients with chronic diseases for which pharmacy 263 expenditures represent a significant portion of Medicaid pharmacy expenditures or which impact a significant portion of 264

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7-00482A-172017694\_265the Medicaid population. The agency may seek and implement any266federal waivers necessary to implement this subparagraph.2679. The agency shall limit to one dose per month any drug268prescribed to treat erectile dysfunction.

10.a. The agency may implement a Medicaid behavioral drug management system. The agency may contract with a vendor that has experience in operating behavioral drug management systems to implement this program. The agency may seek federal waivers to implement this program.

274 b. The agency, in conjunction with the Department of 275 Children and Families, may implement the Medicaid behavioral 276 drug management system that is designed to improve the quality 277 of care and behavioral health prescribing practices based on 278 best practice guidelines, improve patient adherence to 279 medication plans, reduce clinical risk, and lower prescribed 280 drug costs and the rate of inappropriate spending on Medicaid 281 behavioral drugs. The program may include the following 282 elements:

283 (I) Provide for the development and adoption of best 284 practice guidelines for behavioral health-related drugs such as 285 antipsychotics, antidepressants, and medications for treating 286 bipolar disorders and other behavioral conditions; translate 287 them into practice; review behavioral health prescribers and 288 compare their prescribing patterns to a number of indicators 289 that are based on national standards; and determine deviations 290 from best practice guidelines.

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

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294	(III) Assess Medicaid beneficiaries who are outliers in
295	their use of behavioral health drugs with regard to the numbers
296	and types of drugs taken, drug dosages, combination drug
297	therapies, and other indicators of improper use of behavioral
298	health drugs.
299	(IV) Alert prescribers to patients who fail to refill
300	prescriptions in a timely fashion, are prescribed multiple same-
301	class behavioral health drugs, and may have other potential
302	medication problems.
303	(V) Track spending trends for behavioral health drugs and
304	deviation from best practice guidelines.
305	(VI) Use educational and technological approaches to
306	promote best practices, educate consumers, and train prescribers
307	in the use of practice guidelines.
308	(VII) Disseminate electronic and published materials.
309	(VIII) Hold statewide and regional conferences.
310	(IX) Implement a disease management program with a model
311	quality-based medication component for severely mentally ill
312	individuals and emotionally disturbed children who are high
313	users of care.
314	11. The agency shall implement a Medicaid prescription drug
315	management system.
316	a. The agency may contract with a vendor that has
317	experience in operating prescription drug management systems in
318	order to implement this system. Any management system that is
319	implemented in accordance with this subparagraph must rely on
320	cooperation between physicians and pharmacists to determine
321	appropriate practice patterns and clinical guidelines to improve
322	the prescribing, dispensing, and use of drugs in the Medicaid
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323 program. The agency may seek federal waivers to implement this 324 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 the rate of inappropriate spending on Medicaid prescription drugs. The program must:

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

338 (II) Implement processes for providing feedback to and 339 educating prescribers using best practice educational materials 340 and peer-to-peer consultation.

341 (III) Assess Medicaid recipients who are outliers in their 342 use of a single or multiple prescription drugs with regard to 343 the numbers and types of drugs taken, drug dosages, combination 344 drug therapies, and other indicators of improper use of 345 prescription drugs.

346 (IV) Alert prescribers to recipients who fail to refill 347 prescriptions in a timely fashion, are prescribed multiple drugs 348 that may be redundant or contraindicated, or may have other 349 potential medication problems.

350 <u>11.12.</u> The agency may contract for drug rebate 351 administration, including, but not limited to, calculating

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     rebate amounts, invoicing manufacturers, negotiating disputes
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     with manufacturers, and maintaining a database of rebate
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     collections.
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          12.13. The agency may specify the preferred daily dosing
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     form or strength for the purpose of promoting best practices
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     with regard to the prescribing of certain drugs as specified in
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     the General Appropriations Act and ensuring cost-effective
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     prescribing practices.
          13.14. The agency may require prior authorization for
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     Medicaid-covered prescribed drugs. The agency may prior-
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     authorize the use of a product:
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          a. For an indication not approved in labeling;
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          b. To comply with certain clinical guidelines; or
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          c. If the product has the potential for overuse, misuse, or
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     abuse.
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     The agency may require the prescribing professional to provide
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     information about the rationale and supporting medical evidence
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     for the use of a drug. The agency shall post prior
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     authorization, step-edit criteria and protocol, and updates to
     the list of drugs that are subject to prior authorization on the
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     agency's Internet website within 21 days after the prior
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     authorization and step-edit criteria and protocol and updates
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     are approved by the agency. For purposes of this subparagraph,
     the term "step-edit" means an automatic electronic review of
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     certain medications subject to prior authorization.
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          14.15. The agency, in conjunction with the Pharmaceutical
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     and Therapeutics Committee, may require age-related prior
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     authorizations for certain prescribed drugs. The agency may
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381	preauthorize the use of a drug for a recipient who may not meet
382	the age requirement or may exceed the length of therapy for use
383	of this product as recommended by the manufacturer and approved
384	by the Food and Drug Administration. Prior authorization may
385	require the prescribing professional to provide information
386	about the rationale and supporting medical evidence for the use
387	of a drug.
388	15.16. The agency shall implement a step-therapy prior
389	authorization approval process for medications excluded from the
390	preferred drug list. Medications listed on the preferred drug
391	list must be used within the previous 12 months before the
392	alternative medications that are not listed. The step-therapy
393	prior authorization may require the prescriber to use the
394	medications of a similar drug class or for a similar medical
395	indication unless contraindicated in the Food and Drug
396	Administration labeling. The trial period between the specified
397	steps may vary according to the medical indication. The step-
398	therapy approval process shall be developed in accordance with
399	the committee as stated in s. 409.91195(7) and (8). A drug
400	product may be approved without meeting the step-therapy prior
401	authorization criteria if the prescribing physician provides the
402	agency with additional written medical or clinical documentation
403	that the product is medically necessary because:
404	a. There is not a drug on the preferred drug list to treat

404 a. There is not a drug on the preferred drug list to treat 405 the disease or medical condition which is an acceptable clinical 406 alternative;

407 b. The alternatives have been ineffective in the treatment408 of the beneficiary's disease; or

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c. Based on historic evidence and known characteristics of

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7-00482A-17 2017694 410 the patient and the drug, the drug is likely to be ineffective, 411 or the number of doses have been ineffective. 412 413 The agency shall work with the physician to determine the best alternative for the patient. The agency may adopt rules waiving 414 415 the requirements for written clinical documentation for specific 416 drugs in limited clinical situations. 417 16.17. The agency shall implement a return and reuse program for drugs dispensed by pharmacies to institutional 418 419 recipients, which includes payment of a \$5 restocking fee for the implementation and operation of the program. The return and 420 421 reuse program shall be implemented electronically and in a 422 manner that promotes efficiency. The program must permit a 423 pharmacy to exclude drugs from the program if it is not practical or cost-effective for the drug to be included and must 424 425 provide for the return to inventory of drugs that cannot be 426 credited or returned in a cost-effective manner. The agency 427 shall determine if the program has reduced the amount of 428 Medicaid prescription drugs that which are destroyed on an 429 annual basis and if there are additional ways to ensure more 430 prescription drugs are not destroyed which could safely be 431 reused. 432 Section 4. Subsections (1) and (2) of section 409.979, 433 Florida Statutes, are amended to read:

434

409.979 Eligibility.-

(1) PREREQUISITE CRITERIA FOR ELIGIBILITY.-Medicaid
recipients who meet all of the following criteria are eligible
to receive long-term care services and must receive long-term
care services by participating in the long-term care managed

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439	care program. The recipient must be:
440	(a) Sixty-five years of age or older, or age 18 or older
441	and eligible for Medicaid by reason of a disability.
442	(b) Determined by the Comprehensive Assessment Review and
443	Evaluation for Long-Term Care Services (CARES) preadmission
444	screening program to require nursing facility care as defined in
445	s. 409.985(3) or, in the case of individuals diagnosed with
446	cystic fibrosis, determined by the CARES program to require
447	hospital-level of care.
448	(2) ENROLLMENT OFFERS
449	(a) Subject to the availability of funds, the Department of
450	Elderly Affairs shall make offers for enrollment to eligible
451	individuals based on a wait-list prioritization. Before making
452	enrollment offers, the agency and the Department of Elderly
453	Affairs shall determine that sufficient funds exist to support
454	additional enrollment into plans.
455	(b) Medicaid recipients enrolled in one of the following
456	home and community-based service Medicaid waivers are eligible
457	to participate in the long-term care managed care program when
458	all eligibility criteria requirements established in paragraph
459	(1) of this subsection are met and shall be transitioned into
460	the long-term care managed care program by January 1, 2018:
461	1. Traumatic Brain and Spinal Cord Injury Waiver.
462	2. Adult Cystic Fibrosis Waiver.
463	3. Project AIDS Care Waiver.
464	
465	The agency shall seek federal approval to terminate the
466	Traumatic Brain and Spinal Cord Injury Waiver, the Adult Cystic
467	Fibrosis Waiver, and the Project AIDS Care Waiver after all

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468	eligible Medicaid recipients have transitioned into the long-
469	term care managed care program.
470	Section 5. Subsection (7) of section 393.0661, Florida
471	Statutes, is amended to read:
472	393.0661 Home and community-based services delivery system;
473	comprehensive redesignThe Legislature finds that the home and
474	community-based services delivery system for persons with
475	developmental disabilities and the availability of appropriated
476	funds are two of the critical elements in making services
477	available. Therefore, it is the intent of the Legislature that
478	the Agency for Persons with Disabilities shall develop and
479	implement a comprehensive redesign of the system.
480	(7) The agency shall collect premiums or cost sharing
481	pursuant to <u>s. 409.906(13)(c)</u> <del>s. 409.906(13)(d)</del> .
482	Section 6. Paragraph (a) of subsection (4) of section
483	409.968, Florida Statutes, is amended to read:
484	409.968 Managed care plan payments
485	(4)(a) Subject to a specific appropriation and federal
486	approval under <u>s. 409.906(13)(d)</u>
487	shall establish a payment methodology to fund managed care plans
488	for flexible services for persons with severe mental illness and
489	substance use disorders, including, but not limited to,
490	temporary housing assistance. A managed care plan eligible for
491	these payments must do all of the following:
492	1. Participate as a specialty plan for severe mental
493	illness or substance use disorders or participate in counties
494	designated by the General Appropriations Act;
495	2. Include providers of behavioral health services pursuant
496	to chapters 394 and 397 in the managed care plan's provider
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497	network; and
498	3. Document a capability to provide housing assistance
499	through agreements with housing providers, relationships with
500	local housing coalitions, and other appropriate arrangements.
501	Section 7. This act shall take effect July 1, 2017.