

1 A bill to be entitled

2 An act relating to the statewide Medicaid managed care
3 program; amending s. 409.964, F.S.; deleting an
4 obsolete provision; amending s. 409.966, F.S.;
5 revising requirements relating to the compilation and
6 publication of certain Medicaid data by the Agency for
7 Health Care Administration; revising the designation
8 and county makeup of regions for procurement of health
9 plans eligible to participate in the program;
10 requiring the agency to give preference to plans that
11 propose establishing a comprehensive long-term care
12 plan; authorizing contract awards in specified regions
13 under certain conditions; amending s. 409.967, F.S.;
14 requiring the agency to test provider network
15 databases maintained by Medicaid managed care plans;
16 requiring the agency to impose fines, and authorizing
17 the agency to impose other sanctions, on plans that
18 fail to comply with certain claim payment
19 requirements; amending s. 409.971, F.S.; deleting an
20 obsolete provision; amending s. 409.972, F.S.;
21 requiring the agency to seek federal approval to
22 require Medicaid enrollees to engage in certain work
23 activities to maintain eligibility and enrollment and
24 to establish monthly premiums payable by enrollees;
25 requiring enrollees to pay premiums to maintain

26 | eligibility and enrollment; establishing a grace
27 | period for failure to pay premiums; prohibiting an
28 | enrollee who fails to pay premiums within the grace
29 | period from reenrolling in the program for 12 months;
30 | authorizing the agency to waive premiums for hardship
31 | or successful completion of a healthy behavior
32 | program; directing the department to collect such
33 | premiums; amending s. 409.974, F.S.; deleting an
34 | obsolete provision; revising the number of eligible
35 | plans the agency must procure for certain regions;
36 | deleting provisions that require the agency to issue
37 | an invitation to negotiate and to give preference to
38 | certain plans; amending s. 409.978, F.S.; deleting an
39 | obsolete provision; amending s. 409.981, F.S.;
40 | revising the number of eligible plans that the agency
41 | must procure for certain regions; deleting provisions
42 | that require the agency to issue an invitation to
43 | negotiate and to consider a specific factor relating
44 | to the selection of eligible plans; amending s.
45 | 409.982, F.S.; deleting a provision that requires
46 | long-term care managed care plans to pay nursing homes
47 | at the payment rate set by the agency; amending s.
48 | 409.983, F.S.; deleting a provision that requires the
49 | agency to establish nursing-facility-specific payment
50 | rates; requiring long-term care managed care plans and

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51 providers to negotiate payment rates, methods, and
52 terms; providing an effective date.

53

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

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56 Section 1. Section 409.964, Florida Statutes, is amended
57 to read:

58 409.964 Managed care program; state plan; waivers.—The
59 Medicaid program is established as a statewide, integrated
60 managed care program for all covered services, including long-
61 term care services. The agency shall apply for and implement
62 state plan amendments or waivers of applicable federal laws and
63 regulations necessary to implement the program. Before seeking a
64 waiver, the agency shall provide public notice and the
65 opportunity for public comment and include public feedback in
66 the waiver application. The agency shall hold one public meeting
67 in each of the regions described in s. 409.966(2), and the ~~time~~
68 period for public comment for each region shall end no sooner
69 than 30 days after the completion of the public meeting in that
70 region. ~~The agency shall submit any state plan amendments, new
71 waiver requests, or requests for extensions or expansions for
72 existing waivers, needed to implement the managed care program
73 by August 1, 2011.~~

74 Section 2. Subsection (2) and paragraphs (a) and (e) of
75 subsection (3) of section 409.966, Florida Statutes, are amended

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76 | to read:

77 | 409.966 Eligible plans; selection.—

78 | (2) ELIGIBLE PLAN SELECTION.—The agency shall select a
79 | limited number of eligible plans to participate in the Medicaid
80 | program using invitations to negotiate in accordance with s.
81 | 287.057(1)(c). At least 90 days before issuing an invitation to
82 | negotiate, the agency shall compile and publish a databook
83 | consisting of a comprehensive set of utilization and spending
84 | data for the 2 ~~3~~ most recent contract years consistent with the
85 | rate-setting periods for all Medicaid recipients by region or
86 | county. The source of the data in the report must include ~~both~~
87 | ~~historic fee-for-service claims~~ and validated data from the
88 | Medicaid Encounter Data System. The report must be available in
89 | electronic form and delineate utilization use by age, gender,
90 | eligibility group, geographic area, and aggregate clinical risk
91 | score. Separate and simultaneous procurements shall be conducted
92 | in each of the following regions:

93 | (a) Region A ~~1~~, which consists of Bay, Calhoun, Escambia,
94 | Franklin, Gadsden, Gulf, Holmes, Jackson, Jefferson, Leon,
95 | Liberty, Madison, Okaloosa, Santa Rosa, Taylor, Wakulla, ~~and~~
96 | Walton, and Washington Counties.

97 | (b) Region B ~~2~~, which consists of Alachua, Baker,
98 | Bradford, Citrus, Clay, Columbia, Dixie, Duval, Flagler,
99 | Gilchrist, Hamilton, Hernando, Lafayette, Lake, Levy, Marion,
100 | Nassau, Putnam, St. Johns, Sumter, Suwannee, Union, and Volusia

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101 ~~Bay, Calhoun, Franklin, Gadsden, Gulf, Holmes, Jackson,~~
 102 ~~Jefferson, Leon, Liberty, Madison, Taylor, Wakulla, and~~
 103 ~~Washington~~ Counties.

104 (c) Region C 3, which consists of Hardee, Highlands,
 105 Hillsborough, Manatee, Pasco, Pinellas, and Polk ~~Alachua,~~
 106 ~~Bradford, Citrus, Columbia, Dixie, Gilchrist, Hamilton,~~
 107 ~~Hernando, Lafayette, Lake, Levy, Marion, Putnam, Sumter,~~
 108 ~~Suwannee, and Union~~ Counties.

109 (d) Region D 4, which consists of Brevard, Orange,
 110 Osceola, and Seminole ~~Baker, Clay, Duval, Flagler, Nassau, St.~~
 111 ~~Johns, and Volusia~~ Counties.

112 (e) Region E 5, which consists of Charlotte, Collier,
 113 DeSoto, Glades, Hendry, Lee, and Sarasota ~~Paseo and Pinellas~~
 114 Counties.

115 (f) Region F 6, which consists of Indian River, Martin,
 116 Okeechobee, Palm Beach, and St. Lucie ~~Hardee, Highlands,~~
 117 ~~Hillsborough, Manatee, and Polk~~ Counties.

118 (g) Region G 7, which consists of Broward County ~~Brevard,~~
 119 ~~Orange, Osceola, and Seminole~~ Counties.

120 (h) Region H 8, which consists of Miami-Dade and Monroe
 121 ~~Charlotte, Collier, DeSoto, Glades, Hendry, Lee, and Sarasota~~
 122 Counties.

123 ~~(i) Region 9, which consists of Indian River, Martin,~~
 124 ~~Okeechobee, Palm Beach, and St. Lucie~~ Counties.

125 ~~(j) Region 10, which consists of Broward County.~~

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126 ~~(k) Region 11, which consists of Miami-Dade and Monroe~~
127 ~~Counties.~~

128 (3) QUALITY SELECTION CRITERIA.—

129 (a) The invitation to negotiate must specify the criteria
130 and the relative weight of the criteria that will be used for
131 determining the acceptability of the reply and guiding the
132 selection of the organizations with which the agency negotiates.

133 The agency shall give preference to plans that propose
134 establishing a comprehensive long-term care plan. In addition to
135 criteria established by the agency, the agency shall consider
136 the following factors in the selection of eligible plans:

137 1. Accreditation by the National Committee for Quality
138 Assurance, the Joint Commission, or another nationally
139 recognized accrediting body.

140 2. Experience serving similar populations, including the
141 organization's record in achieving specific quality standards
142 with similar populations.

143 3. Availability and accessibility of primary care and
144 specialty physicians in the provider network.

145 4. Establishment of community partnerships with providers
146 that create opportunities for reinvestment in community-based
147 services.

148 5. Organization commitment to quality improvement and
149 documentation of achievements in specific quality improvement
150 projects, including active involvement by organization

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151 leadership.

152 6. Provision of additional benefits, particularly dental
153 care and disease management, and other initiatives that improve
154 health outcomes.

155 7. Evidence that an eligible plan has written agreements
156 or signed contracts or has made substantial progress in
157 establishing relationships with providers before the plan
158 submitting a response.

159 8. Comments submitted in writing by any enrolled Medicaid
160 provider relating to a specifically identified plan
161 participating in the procurement in the same region as the
162 submitting provider.

163 9. Documentation of policies and procedures for preventing
164 fraud and abuse.

165 10. The business relationship an eligible plan has with
166 any other eligible plan that responds to the invitation to
167 negotiate.

168 (e) To ensure managed care plan participation in Regions A
169 and E 1 and 2, the agency shall award an additional contract to
170 each plan with a contract award in Region A 1 or Region E 2.
171 Such contract shall be in any other region in which the plan
172 submitted a responsive bid and negotiates a rate acceptable to
173 the agency. If a plan that is awarded an additional contract
174 pursuant to this paragraph is subject to penalties pursuant to
175 s. 409.967(2)(i) for activities in Region A 1 or Region E 2, the

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176 additional contract is automatically terminated 180 days after
177 the imposition of the penalties. The plan must reimburse the
178 agency for the cost of enrollment changes and other transition
179 activities.

180 Section 3. Paragraphs (c) and (j) of subsection (2) of
181 section 409.967, Florida Statutes, are amended to read:

182 409.967 Managed care plan accountability.—

183 (2) The agency shall establish such contract requirements
184 as are necessary for the operation of the statewide managed care
185 program. In addition to any other provisions the agency may deem
186 necessary, the contract must require:

187 (c) Access.—

188 1. The agency shall establish specific standards for the
189 number, type, and regional distribution of providers in managed
190 care plan networks to ensure access to care for both adults and
191 children. Each plan must maintain a regionwide network of
192 providers in sufficient numbers to meet the access standards for
193 specific medical services for all recipients enrolled in the
194 plan. The exclusive use of mail-order pharmacies may not be
195 sufficient to meet network access standards. Consistent with the
196 standards established by the agency, provider networks may
197 include providers located outside the region. A plan may
198 contract with a new hospital facility before the date the
199 hospital becomes operational if the hospital has commenced
200 construction, will be licensed and operational by January 1,

201 2013, and a final order has issued in any civil or
202 administrative challenge. Each plan shall establish and maintain
203 an accurate and complete electronic database of contracted
204 providers, including information about licensure or
205 registration, locations and hours of operation, specialty
206 credentials and other certifications, specific performance
207 indicators, and such other information as the agency deems
208 necessary. The database must be available online to both the
209 agency and the public and have the capability to compare the
210 availability of providers to network adequacy standards and to
211 accept and display feedback from each provider's patients. Each
212 plan shall submit quarterly reports to the agency identifying
213 the number of enrollees assigned to each primary care provider.
214 The agency shall conduct, or contract with an entity to conduct,
215 systematic and ongoing testing of the provider network databases
216 maintained by each plan to confirm accuracy and to confirm that
217 providers are accepting enrollees and that such enrollees have
218 access to care.

219 2. Each managed care plan must publish any prescribed drug
220 formulary or preferred drug list on the plan's website in a
221 manner that is accessible to and searchable by enrollees and
222 providers. The plan must update the list within 24 hours after
223 making a change. Each plan must ensure that the prior
224 authorization process for prescribed drugs is readily accessible
225 to health care providers, including posting appropriate contact

226 information on its website and providing timely responses to
227 providers. For Medicaid recipients diagnosed with hemophilia who
228 have been prescribed anti-hemophilic-factor replacement
229 products, the agency shall provide for those products and
230 hemophilia overlay services through the agency's hemophilia
231 disease management program.

232 3. Managed care plans, and their fiscal agents or
233 intermediaries, must accept prior authorization requests for any
234 service electronically.

235 4. Managed care plans serving children in the care and
236 custody of the Department of Children and Families must maintain
237 complete medical, dental, and behavioral health encounter
238 information and participate in making such information available
239 to the department or the applicable contracted community-based
240 care lead agency for use in providing comprehensive and
241 coordinated case management. The agency and the department shall
242 establish an interagency agreement to provide guidance for the
243 format, confidentiality, recipient, scope, and method of
244 information to be made available and the deadlines for
245 submission of the data. The scope of information available to
246 the department shall be the data that managed care plans are
247 required to submit to the agency. The agency shall determine the
248 plan's compliance with standards for access to medical, dental,
249 and behavioral health services; the use of medications; and
250 followup on all medically necessary services recommended as a

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251 result of early and periodic screening, diagnosis, and
252 treatment.

253 (j) *Prompt payment.*—Managed care plans shall comply with
254 ss. 641.315, 641.3155, and 641.513, and the agency shall impose
255 finest, and may impose other sanctions, on a plan that willfully
256 fails to comply with those sections or s. 409.982(5), as
257 applicable.

258 Section 4. Section 409.971, Florida Statutes, is amended
259 to read:

260 409.971 Managed medical assistance program.—The agency
261 shall make payments for primary and acute medical assistance and
262 related services using a managed care model. ~~By January 1, 2013,~~
263 ~~the agency shall begin implementation of the statewide managed~~
264 ~~medical assistance program, with full implementation in all~~
265 ~~regions by October 1, 2014.~~

266 Section 5. Subsection (3) of section 409.972, Florida
267 Statutes, is amended, and subsection (4) is added to that
268 section, to read:

269 409.972 Mandatory and voluntary enrollment.—

270 (3) The agency shall seek federal approval to require
271 enrollees to provide proof to the department of engagement in
272 work activities consistent with the requirements in s. 414.095
273 for temporary cash assistance, as defined in s. 414.0252, as a
274 condition of eligibility and enrollment ~~Medicaid recipients~~
275 ~~enrolled in managed care plans, as a condition of Medicaid~~

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276 ~~eligibility, to pay the Medicaid program a share of the premium~~
277 ~~of \$10 per month.~~

278 (4) The agency shall seek federal approval to charge a
279 monthly premium of \$10 payable by enrollees with incomes between
280 50 percent and 100 percent of the federal poverty level and a
281 monthly premium of \$15 payable by enrollees with incomes at 101
282 percent or higher of the federal poverty level. An enrollee is
283 responsible for paying a monthly premium as a condition of
284 maintaining his or her eligibility and enrollment and shall be
285 disenrolled after a grace period not exceeding 60 calendar days
286 for nonpayment of the monthly premium. An enrollee who fails to
287 pay the monthly premium before the end of the 60-day grace
288 period may not reenroll in the program for 12 months. The agency
289 may waive the monthly premiums for hardship as defined by agency
290 rule or upon successful completion of a healthy behavior program
291 pursuant to s. 409.973(3). The department shall collect the
292 monthly premiums, which shall be used to offset the cost of
293 providing medical assistance to enrollees. The department may
294 contract with an appropriate entity to collect such premiums.

295 Section 6. Subsections (1) and (2) of section 409.974,
296 Florida Statutes, are amended to read:

297 409.974 Eligible plans.—

298 (1) ELIGIBLE PLAN SELECTION.—The agency shall select
299 eligible plans through the procurement process described in s.
300 409.966. ~~The agency shall notice invitations to negotiate no~~

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301 ~~later than January 1, 2013.~~

302 (a) The agency shall procure at least three plans and up
303 to four ~~two~~ plans for Region A ~~1~~. At least one plan shall be a
304 provider service network if any provider service networks submit
305 a responsive bid.

306 (b) The agency shall procure at least three plans and up
307 to six ~~two~~ plans for Region B ~~2~~. At least one plan shall be a
308 provider service network if any provider service networks submit
309 a responsive bid.

310 (c) The agency shall procure at least five ~~three~~ plans and
311 up to ten ~~five~~ plans for Region C ~~3~~. At least one plan must be a
312 provider service network if any provider service networks submit
313 a responsive bid.

314 (d) The agency shall procure at least three plans and up
315 to six ~~five~~ plans for Region D ~~4~~. At least one plan must be a
316 provider service network if any provider service networks submit
317 a responsive bid.

318 (e) The agency shall procure at least three ~~two~~ plans and
319 up to four plans for Region E ~~5~~. At least one plan must be a
320 provider service network if any provider service networks submit
321 a responsive bid.

322 (f) The agency shall procure at least three ~~four~~ plans and
323 up to five ~~seven~~ plans for Region F ~~6~~. At least one plan must be
324 a provider service network if any provider service networks
325 submit a responsive bid.

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326 (g) The agency shall procure at least three plans and up
327 to five ~~six~~ plans for Region G 7. At least one plan must be a
328 provider service network if any provider service networks submit
329 a responsive bid.

330 (h) The agency shall procure at least five ~~two~~ plans and
331 up to ten ~~four~~ plans for Region H 8. At least one plan must be a
332 provider service network if any provider service networks submit
333 a responsive bid.

334 ~~(i) The agency shall procure at least two plans and up to~~
335 ~~four plans for Region 9. At least one plan must be a provider~~
336 ~~service network if any provider service networks submit a~~
337 ~~responsive bid.~~

338 ~~(j) The agency shall procure at least two plans and up to~~
339 ~~four plans for Region 10. At least one plan must be a provider~~
340 ~~service network if any provider service networks submit a~~
341 ~~responsive bid.~~

342 ~~(k) The agency shall procure at least five plans and up to~~
343 ~~10 plans for Region 11. At least one plan must be a provider~~
344 ~~service network if any provider service networks submit a~~
345 ~~responsive bid.~~

346
347 ~~If no provider service network submits a responsive bid, the~~
348 ~~agency shall procure no more than one less than the maximum~~
349 ~~number of eligible plans permitted in that region. Within 12~~
350 ~~months after the initial invitation to negotiate, the agency~~

351 ~~shall attempt to procure a provider service network. The agency~~
352 ~~shall notice another invitation to negotiate only with provider~~
353 ~~service networks in those regions where no provider service~~
354 ~~network has been selected.~~

355 (2) QUALITY SELECTION CRITERIA.—In addition to the
356 criteria established in s. 409.966, the agency shall consider
357 evidence that an eligible plan has written agreements or signed
358 contracts or has made substantial progress in establishing
359 relationships with providers before the plan submits ~~submitting~~
360 a response. The agency shall evaluate and give special weight to
361 evidence of signed contracts with essential providers as defined
362 by the agency pursuant to s. 409.975(1). The agency shall
363 exercise a preference for plans with a provider network in which
364 more than ~~over~~ 10 percent of the providers use electronic health
365 records, as defined in s. 408.051. ~~When all other factors are~~
366 ~~equal, the agency shall consider whether the organization has a~~
367 ~~contract to provide managed long-term care services in the same~~
368 ~~region and shall exercise a preference for such plans.~~

369 Section 7. Subsection (1) of section 409.978, Florida
370 Statutes, is amended to read:

371 409.978 Long-term care managed care program.—

372 (1) Pursuant to s. 409.963, the agency shall administer
373 the long-term care managed care program described in ss.
374 409.978-409.985, but may delegate specific duties and
375 responsibilities for the program to the Department of Elderly

376 Affairs and other state agencies. ~~By July 1, 2012, the agency~~
377 ~~shall begin implementation of the statewide long-term care~~
378 ~~managed care program, with full implementation in all regions by~~
379 ~~October 1, 2013.~~

380 Section 8. Subsection (2) and paragraph (c) of subsection
381 (3) of section 409.981, Florida Statutes, are amended to read:

382 409.981 Eligible long-term care plans.—

383 (2) ELIGIBLE PLAN SELECTION.—The agency shall select
384 eligible plans through the procurement process described in s.
385 409.966. The agency shall procure:

386 (a) At least three plans and up to four ~~two~~ plans for
387 Region A ~~1~~. At least one plan must be a provider service network
388 if any provider service networks submit a responsive bid.

389 (b) At least three plans and up to six ~~Two~~ plans for
390 Region B ~~2~~. At least one plan must be a provider service network
391 if any provider service networks submit a responsive bid.

392 (c) At least five ~~three~~ plans and up to ten ~~five~~ plans for
393 Region C ~~3~~. At least one plan must be a provider service network
394 if any provider service networks submit a responsive bid.

395 (d) At least three plans and up to six ~~five~~ plans for
396 Region D ~~4~~. At least one plan must be a provider service network
397 if any provider service network submits a responsive bid.

398 (e) At least three ~~two~~ plans and up to four plans for
399 Region E ~~5~~. At least one plan must be a provider service network
400 if any provider service networks submit a responsive bid.

401 (f) At least three ~~four~~ plans and up to five ~~seven~~ plans
402 for Region F ~~6~~. At least one plan must be a provider service
403 network if any provider service networks submit a responsive
404 bid.

405 (g) At least three plans and up to four ~~six~~ plans for
406 Region G ~~7~~. At least one plan must be a provider service network
407 if any provider service networks submit a responsive bid.

408 (h) At least five ~~two~~ plans and up to ten ~~four~~ plans for
409 Region H ~~8~~. At least one plan must be a provider service network
410 if any provider service networks submit a responsive bid.

411 ~~(i) At least two plans and up to four plans for Region 9.
412 At least one plan must be a provider service network if any
413 provider service networks submit a responsive bid.~~

414 ~~(j) At least two plans and up to four plans for Region 10.
415 At least one plan must be a provider service network if any
416 provider service networks submit a responsive bid.~~

417 ~~(k) At least five plans and up to 10 plans for Region 11.
418 At least one plan must be a provider service network if any
419 provider service networks submit a responsive bid.~~

420
421 ~~If no provider service network submits a responsive bid in a
422 region other than Region 1 or Region 2, the agency shall procure
423 no more than one less than the maximum number of eligible plans
424 permitted in that region. Within 12 months after the initial
425 invitation to negotiate, the agency shall attempt to procure a~~

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426 ~~provider service network. The agency shall notice another~~
427 ~~invitation to negotiate only with provider service networks in~~
428 ~~regions where no provider service network has been selected.~~

429 (3) QUALITY SELECTION CRITERIA.—In addition to the
430 criteria established in s. 409.966, the agency shall consider
431 the following factors in the selection of eligible plans:

432 ~~(c) Whether a plan is proposing to establish a~~
433 ~~comprehensive long-term care plan and whether the eligible plan~~
434 ~~has a contract to provide managed medical assistance services in~~
435 ~~the same region.~~

436 Section 9. Subsection (5) of section 409.982, Florida
437 Statutes, is amended to read:

438 409.982 Long-term care managed care plan accountability.—
439 In addition to the requirements of s. 409.967, plans and
440 providers participating in the long-term care managed care
441 program must comply with the requirements of this section.

442 (5) PROVIDER PAYMENT.—Managed care plans and providers
443 shall negotiate mutually acceptable rates, methods, and terms of
444 payment. ~~Plans shall pay nursing homes an amount equal to the~~
445 ~~nursing facility specific payment rates set by the agency;~~
446 ~~however, mutually acceptable higher rates may be negotiated for~~
447 ~~medically complex care.~~ Plans shall pay hospice providers
448 through a prospective system for each enrollee an amount equal
449 to the per diem rate set by the agency. For recipients residing
450 in a nursing facility and receiving hospice services, the plan

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451 shall pay the hospice provider the per diem rate set by the
452 agency ~~minus the nursing facility component and shall pay the~~
453 ~~nursing facility the applicable state rate.~~ Plans must ensure
454 that electronic nursing home and hospice claims that contain
455 sufficient information for processing are paid within 10
456 business days after receipt.

457 Section 10. Subsections (6) and (7) of section 409.983,
458 Florida Statutes, are amended to read:

459 409.983 Long-term care managed care plan payment.—In
460 addition to the payment provisions of s. 409.968, the agency
461 shall provide payment to plans in the long-term care managed
462 care program pursuant to this section.

463 ~~(6) The agency shall establish nursing facility specific~~
464 ~~payment rates for each licensed nursing home based on facility~~
465 ~~costs adjusted for inflation and other factors as authorized in~~
466 ~~the General Appropriations Act. Payments to long-term care~~
467 ~~managed care plans shall be reconciled to reimburse actual~~
468 ~~payments to nursing facilities resulting from changes in nursing~~
469 ~~home per diem rates, but may not be reconciled to actual days~~
470 ~~experienced by the long-term care managed care plans.~~

471 (6)-(7) Long-term care managed care plans and providers
472 shall negotiate mutually acceptable payment rates, methods, and
473 terms. The agency shall establish hospice payment rates pursuant
474 to Title XVIII of the Social Security Act. Payments to long-term
475 care managed care plans shall be reconciled to reimburse actual

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476 | payments to hospices.

477 | Section 11. This act shall take effect July 1, 2017.