

LEGISLATIVE ACTION

Senate House . Comm: RCS 04/04/2019 Appropriations Subcommittee on Health and Human Services (Baxley) recommended the following: Senate Amendment (with title amendment) Delete lines 108 - 172 and insert: (a)1. PACE organizations shall enroll participants at the levels funded each fiscal year in the General Appropriations Act. 2. Each PACE organization shall annually submit information to the agency which reflects its reasonable capacity for growth to meet demonstrated community needs and which must be

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11 consistent with the pro forma or other projections submitted pursuant to paragraph (3)(a) or other projections of PACE census 12 13 and demand growth. The agency, in consultation with the 14 department, shall submit a report to the Social Services 15 Estimating Conference summarizing such information. 16 3. The agency shall include in its legislative budget 17 request submitted pursuant to chapter 216 the amount of funding 18 estimated by the Social Services Estimating Conference needed to 19 fund demonstrated growth in community needs which is consistent 20 with PACE census and demand growth. 21 (b) Funds may be used within any PACE organization's 22 authorized geographic service area, regardless of county lines. 23 (c) The department shall notify individuals who are 24 determined to need the level of care required under the state 25 Medicaid plan for coverage of nursing facility services that the 26 PACE program is a service plan option and that enrollment in the 27 PACE program is voluntary. (d) The agency shall notify individuals who are determined 28 29 eligible for managed long-term care that the PACE program is 30 available as a choice for a managed care plan pursuant to s. 31 409.969 in statewide Medicaid managed care regions wherein a 32 PACE organization operates. 33 (5) ACCOUNTABILITY.-All PACE organizations must meet 34 specific quality and performance standards established by the 35 CMS and the agency for the PACE program. The agency shall 36 oversee and monitor the PACE program and organizations based 37 upon data and reports PACE organizations submit periodically to 38 the agency and the CMS. A PACE organization is exempt from the 39 requirements of chapter 641.



40	Section 2. Subsection (4) of section 409.981, Florida
41	Statutes, is amended to read:
42	409.981 Eligible long-term care plans
43	(4) PROGRAM OF ALL-INCLUSIVE CARE FOR THE ELDERLY
44	Participation by the Program of All-inclusive Care for the
45	Elderly (PACE) shall be pursuant to a contract with the agency
46	and not subject to the procurement requirements or regional plan
47	number limits of this section. PACE <u>organizations shall</u> <del>plans</del>
48	may continue to provide services to participants individuals at
49	such levels and enrollment caps as authorized by the General
50	Appropriations Act pursuant to s. 430.84.
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52	=========== T I T L E A M E N D M E N T =================================
53	And the title is amended as follows:
54	Delete lines 16 - 39
55	and insert:
56	Government within a certain timeframe; requiring PACE
57	organizations to enroll participants at certain
58	levels; requiring PACE organizations to annually
59	submit certain information to the agency; requiring
60	the agency to submit a report to the Social Services
61	Estimating Conference; requiring the agency to include
62	certain information in its legislative budget request;
63	providing that funds may be used within any PACE
64	organization's authorized geographic service area;
65	requiring the department and the agency to provide
66	certain notices to certain individuals; requiring PACE
67	organizations to meet certain standards; requiring the
68	agency to oversee and monitor the PACE program based
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on certain information; exempting PACE organizations
from the requirements of ch. 641, F.S.; amending s.
409.981, F.S.; conforming a provision to changes made
by the act; providing an effective date.

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