By Senator Montford

	3-00173-20 2020190
1	A bill to be entitled
2	An act relating to Medicaid school-based services;
3	amending s. 409.9071, F.S.; revising applicable
4	provisions for the reimbursement of school-based
5	services by the Agency for Health Care Administration
6	to certain school districts; deleting a requirement
7	specifying the use of certified state and local
8	education funds for school-based services; conforming
9	a provision to changes made by the act; deleting an
10	obsolete provision; amending s. 409.9072, F.S.;
11	revising a requirement for the agency's reimbursement
12	of school-based services to certain charter and
13	private schools; conforming a provision to changes
14	made by the act; amending s. 409.908, F.S.; specifying
15	the federal agency that may waive certain school-based
16	provider qualifications; providing an effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Subsection (1), paragraph (b) of subsection (2),
21	and subsection (6) of section 409.9071, Florida Statutes, are
22	amended to read:
23	409.9071 Medicaid provider agreements for school districts
24	certifying state match
25	(1) The agency shall reimburse school-based services as
26	provided in <u>ss. 409.908(21) and 1011.70</u> former s. 236.0812
27	pursuant to the rehabilitative services option provided under 42
28	U.S.C. s. 1396d(a)(13). For purposes of this section, billing
29	agent consulting services <u>are</u> shall be considered billing agent
	Page 1 of 5

3-00173-20 2020190 30 services, as that term is used in s. 409.913(10), and, as such, 31 payments to such persons may shall not be based on amounts for 32 which they bill nor based on the amount a provider receives from 33 the Medicaid program. This provision may shall not restrict 34 privatization of Medicaid school-based services. Subject to any 35 limitations provided for in the General Appropriations Act, the 36 agency, in compliance with appropriate federal authorization, 37 shall develop policies and procedures and shall allow for 38 certification of state and local education funds that which have 39 been provided for school-based services as specified in s. 40 1011.70 and authorized by a physician's order where required by 41 federal Medicaid law. Any state or local funds certified 42 pursuant to this section shall be for children with specified disabilities who are eligible for both Medicaid and part B or 43 44 part H of the Individuals with Disabilities Education Act 45 (IDEA), or the exceptional student education program, or who 46 have an individualized educational plan. 47 (2) School districts that wish to enroll as Medicaid

48 providers and that certify state match in order to receive 49 federal Medicaid reimbursements for services, pursuant to 50 subsection (1), shall agree to:

51 (b) Develop and maintain the financial and <u>other student</u> 52 individual education plan records needed to document the 53 appropriate use of state and federal Medicaid funds.

(6) Retroactive reimbursements for services as specified in former s. 236.0812 as of July 1, 1996, including reimbursement for the 1995-1996 and 1996-1997 school years, are subject to federal approval.

58

Section 2. Subsection (1) and paragraph (b) of subsection

Page 2 of 5

3-00173-20 2020190 59 (2) of section 409.9072, Florida Statutes, are amended to read: 60 409.9072 Medicaid provider agreements for charter schools 61 and private schools.-62 (1) Subject to a specific appropriation by the Legislature, 63 the agency shall reimburse private schools as defined in s. 1002.01 and schools designated as charter schools under s. 64 65 1002.33 which are Medicaid providers for school-based services pursuant to the rehabilitative services option provided under 42 66 67 U.S.C. s. 1396d(a)(13) to children younger than 21 years of age 68 with specified disabilities who are eligible for both Medicaid 69 and part B or part H of the Individuals with Disabilities 70 Education Act (IDEA) or the exceptional student education 71 program, or who have an individualized educational plan. 72 (2) Schools that wish to enroll as Medicaid providers and 73 receive Medicaid reimbursement under this section must apply to 74 the agency for a provider agreement and must agree to: 75 (b) Develop and maintain the financial and student 76 individual education plan records needed to document the 77 appropriate use of state and federal Medicaid funds. 78 Section 3. Subsection (21) of section 409.908, Florida 79 Statutes, is amended to read: 80 409.908 Reimbursement of Medicaid providers.-Subject to 81 specific appropriations, the agency shall reimburse Medicaid 82 providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in 83 policy manuals and handbooks incorporated by reference therein. 84 85 These methodologies may include fee schedules, reimbursement 86 methods based on cost reporting, negotiated fees, competitive bidding pursuant to s. 287.057, and other mechanisms the agency 87

Page 3 of 5

CODING: Words stricken are deletions; words underlined are additions.

SB 190

3-00173-20 2020190 88 considers efficient and effective for purchasing services or 89 goods on behalf of recipients. If a provider is reimbursed based 90 on cost reporting and submits a cost report late and that cost 91 report would have been used to set a lower reimbursement rate 92 for a rate semester, then the provider's rate for that semester shall be retroactively calculated using the new cost report, and 93 94 full payment at the recalculated rate shall be effected 95 retroactively. Medicare-granted extensions for filing cost 96 reports, if applicable, shall also apply to Medicaid cost 97 reports. Payment for Medicaid compensable services made on 98 behalf of Medicaid eligible persons is subject to the 99 availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216. 100 101 Further, nothing in this section shall be construed to prevent 102 or limit the agency from adjusting fees, reimbursement rates, 103 lengths of stay, number of visits, or number of services, or 104 making any other adjustments necessary to comply with the 105 availability of moneys and any limitations or directions 106 provided for in the General Appropriations Act, provided the 107 adjustment is consistent with legislative intent. 108 (21) The agency shall reimburse school districts that which

109 certify the state match pursuant to ss. 409.9071 and 1011.70 for the federal portion of the school district's allowable costs to 110 111 deliver the services, based on the reimbursement schedule. The school district shall determine the costs for delivering 112 113 services as authorized in ss. 409.9071 and 1011.70 for which the state match will be certified. Reimbursement of school-based 114 115 providers is contingent on such providers being enrolled as 116 Medicaid providers and meeting the qualifications contained in

Page 4 of 5

	3-00173-20 2020190
117	42 C.F.R. s. 440.110, unless otherwise waived by the <u>United</u>
118	States Department of Health and Human Services federal Health
119	Care Financing Administration. Speech therapy providers who are
120	certified through the Department of Education pursuant to rule
121	6A-4.0176, Florida Administrative Code, are eligible for
122	reimbursement for services that are provided on school premises.
123	Any employee of the school district who has been fingerprinted
124	and has received a criminal background check in accordance with
125	Department of Education rules and guidelines <u>is</u> shall be exempt
126	from any agency requirements relating to criminal background
127	checks.
128	Section 4. This act shall take effect July 1, 2020.

SB 190