1	A bill to be entitled
2	An act relating to Florida Kidcare program
3	eligibility; amending s. 409.8132, F.S.; increasing
4	the income eligibility threshold for coverage under
5	the Medikids program component; amending s. 409.814,
6	F.S.; increasing the income eligibility threshold for
7	coverage under the Florida Kidcare program; requiring
8	an applicant seeking coverage under the program to
9	provide certain documentation if eligibility cannot be
10	verified using reliable data sources; amending s.
11	409.816, F.S.; requiring that premiums for certain
12	enrollees under the Florida Kidcare program be based
13	on a tiered system of uniform premiums; amending s.
14	624.91, F.S.; conforming a provision to changes made
15	by the act; providing effective dates.
16	
17	Be It Enacted by the Legislature of the State of Florida:
18	
19	Section 1. Effective January 1, 2024, paragraph (a) of
20	subsection (6) of section 409.8132, Florida Statutes, is amended
21	to read:
22	409.8132 Medikids program component
23	(6) ELIGIBILITY
24	(a) A child who has attained the age of 1 year but who is
25	under the age of 5 years is eligible to enroll in the Medikids
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26 program component of the Florida Kidcare program, if the child 27 is a member of a family that has a family income which exceeds 28 the Medicaid applicable income level as specified in s. 409.903, but which is equal to or below 300 200 percent of the current 29 30 federal poverty level. In determining the eligibility of such a child, an assets test is not required. A child who is eligible 31 32 for Medikids may elect to enroll in Florida Healthy Kids 33 coverage or employer-sponsored group coverage. However, a child 34 who is eliqible for Medikids may participate in the Florida Healthy Kids program only if the child has a sibling 35 36 participating in the Florida Healthy Kids program and the 37 child's county of residence permits such enrollment.

38 Section 2. Effective January 1, 2024, section 409.814,
39 Florida Statutes, is amended to read:

40 409.814 Eligibility.—A child who has not reached 19 years 41 of age whose family income is equal to or below <u>300</u> 200 percent 42 of the federal poverty level is eligible for the Florida Kidcare 43 program as provided in this section. If an enrolled individual 44 is determined to be ineligible for coverage, he or she must be 45 immediately disenrolled from the respective Florida Kidcare 46 program component.

47 (1) A child who is eligible for Medicaid coverage under s.
48 409.903 or s. 409.904 must be enrolled in Medicaid and is not
49 eligible to receive health benefits under any other health
50 benefits coverage authorized under the Florida Kidcare program.

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(2) A child who is not eligible for Medicaid, but who is eligible for the Florida Kidcare program, may obtain health benefits coverage under any of the other components listed in s. 409.813 if such coverage is approved and available in the county in which the child resides.

(3) A Title XXI-funded child who is eligible for the Florida Kidcare program who is a child with special health care needs, as determined through a medical or behavioral screening instrument, is eligible for health benefits coverage from and shall be assigned to and may opt out of the Children's Medical Services Network.

(4) A Title XXI-funded child who reaches 19 years of age is eligible for continued Title XXI-funded coverage for the duration of a pregnancy and the postpartum period consisting of the 12-month period beginning on the last day of a pregnancy, if such pregnancy or postpartum period begins prior to the child reaching 19 years of age, and if the child is ineligible for Medicaid.

69 (5) The following children are not eligible to receive 70 Title XXI-funded premium assistance for health benefits coverage 71 under the Florida Kidcare program, except under Medicaid if the 72 child would have been eligible for Medicaid under s. 409.903 or 73 s. 409.904 as of June 1, 1997:

(a) A child who is covered under a family member's grouphealth benefit plan or under other private or employer health

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insurance coverage, if the cost of the child's participation is not greater than 5 percent of the family's income. If a child is otherwise eligible for a subsidy under the Florida Kidcare program and the cost of the child's participation in the family member's health insurance benefit plan is greater than 5 percent of the family's income, the child may enroll in the appropriate subsidized Kidcare program.

(b) A child who is seeking premium assistance for the Florida Kidcare program through employer-sponsored group coverage, if the child has been covered by the same employer's group coverage during the 60 days before the family submitted an application for determination of eligibility under the program.

(c) A child who is an alien but who does not meet the definition of a lawfully residing child. This paragraph does not extend eligibility for the Florida Kidcare program to an undocumented immigrant.

92 (d) A child who is an inmate of a public institution or a93 patient in an institution for mental diseases.

94 A child who is otherwise eligible for premium (e) 95 assistance for the Florida Kidcare program and has had his or 96 her coverage in an employer-sponsored or private health benefit 97 plan voluntarily canceled in the last 60 days, except those 98 children whose coverage was voluntarily canceled for good cause, 99 including, but not limited to, the following circumstances: The cost of participation in an employer-sponsored 100 1.

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101	health benefit plan is greater than 5 percent of the family's
102	income;
103	2. The parent lost a job that provided an employer-
104	sponsored health benefit plan for children;
105	3. The parent who had health benefits coverage for the
106	child is deceased;
107	4. The child has a medical condition that, without medical
108	care, would cause serious disability, loss of function, or
109	death;
110	5. The employer of the parent canceled health benefits
111	coverage for children;
112	6. The child's health benefits coverage ended because the
113	child reached the maximum lifetime coverage amount;
114	7. The child has exhausted coverage under a COBRA
115	continuation provision;
116	8. The health benefits coverage does not cover the child's
117	health care needs; or
118	9. Domestic violence led to loss of coverage.
119	(6) A child who is otherwise eligible for the Florida
120	Kidcare program and who has a preexisting condition that
121	prevents coverage under another insurance plan as described in
122	paragraph (5)(a) which would have disqualified the child for the
123	Florida Kidcare program if the child were able to enroll in the
124	plan is eligible for Florida Kidcare coverage when enrollment is
125	possible.

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(7) A child whose family income is above <u>300</u> 200 percent of the federal poverty level or a child who is excluded under the provisions of subsection (5) may participate in the Florida Kidcare program as provided in s. 409.8132 or, if the child is ineligible for Medikids by reason of age, in the Florida Healthy Kids program, subject to the following:

(a) The family is not eligible for premium assistance
payments and must pay the full cost of the premium, including
any administrative costs.

(b) The board of directors of the Florida Healthy Kids
Corporation may offer a reduced benefit package to these
children in order to limit program costs for such families.

Once a child is enrolled in the Florida Kidcare 138 (8) 139 program, the child is eligible for coverage for 12 months 140 without a redetermination or reverification of eligibility, if 141 the family continues to pay the applicable premium. Eligibility 142 for program components funded through Title XXI of the Social 143 Security Act terminates when a child attains the age of 19. A child who has not attained the age of 5 and who has been 144 145 determined eligible for the Medicaid program is eligible for 146 coverage for 12 months without a redetermination or 147 reverification of eligibility.

(9) When determining or reviewing a child's eligibility
under the Florida Kidcare program, the applicant shall be
provided with reasonable notice of changes in eligibility which

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151 may affect enrollment in one or more of the program components. 152 If a transition from one program component to another is 153 authorized, there shall be cooperation between the program 154 components and the affected family which promotes continuity of 155 health care coverage. Any authorized transfers must be managed 156 within the program's overall appropriated or authorized levels 157 of funding. Each component of the program shall establish a 158 reserve to ensure that transfers between components will be 159 accomplished within current year appropriations. These reserves 160 shall be reviewed by each convening of the Social Services 161 Estimating Conference to determine the adequacy of such reserves to meet actual experience. 162

(10) In determining the eligibility of a child, an assets test is not required. <u>If eligibility for the Florida Kidcare</u> <u>program cannot be verified using reliable data sources in</u> <u>accordance with federal requirements</u>, each applicant shall provide documentation during the application process and the redetermination process, including, but not limited to, the following:

(a) Proof of family income, which must be verified
electronically to determine financial eligibility for the
Florida Kidcare program. Written documentation, which may
include wages and earnings statements or pay stubs, W-2 forms,
or a copy of the applicant's most recent federal income tax
return, is required only if the electronic verification is not

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available or does not substantiate the applicant's income.

177 (b) A statement from all applicable, employed family178 members that:

Their employers do not sponsor health benefit plans for
 employees;

181 2. The potential enrollee is not covered by an employer-182 sponsored health benefit plan; or

183 3. The potential enrollee is covered by an employer-184 sponsored health benefit plan and the cost of the employer-185 sponsored health benefit plan is more than 5 percent of the 186 family's income.

187 (c) To enroll in the Children's Medical Services Network,188 a completed application, including a clinical screening.

189 Subject to paragraph (5) (a), the Florida Kidcare (11)190 program shall withhold benefits from an enrollee if the program 191 obtains evidence that the enrollee is no longer eligible, 192 submitted incorrect or fraudulent information in order to 193 establish eligibility, or failed to provide verification of 194 eligibility. The applicant or enrollee shall be notified that 195 because of such evidence program benefits will be withheld 196 unless the applicant or enrollee contacts a designated representative of the program by a specified date, which must be 197 198 within 10 working days after the date of notice, to discuss and 199 resolve the matter. The program shall make every effort to resolve the matter within a timeframe that will not cause 200

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201	benefits to be withheld from an eligible enrollee.
202	(12) The following individuals may be subject to
203	prosecution in accordance with s. 414.39:
204	(a) An applicant obtaining or attempting to obtain
205	benefits for a potential enrollee under the Florida Kidcare
206	program when the applicant knows or should have known the
207	potential enrollee does not qualify for the Florida Kidcare
208	program.
209	(b) An individual who assists an applicant in obtaining or
210	attempting to obtain benefits for a potential enrollee under the
211	Florida Kidcare program when the individual knows or should have
212	known the potential enrollee does not qualify for the Florida
213	Kidcare program.
214	Section 3. Effective January 1, 2024, subsection (3) of
215	section 409.816, Florida Statutes, is amended to read:
216	409.816 Limitations on premiums and cost sharingThe
217	following limitations on premiums and cost sharing are
218	established for the program.
219	(3) Enrollees in families with a family income above 150
220	percent of the federal poverty level who are not receiving
221	coverage under the Medicaid program or who are not eligible
222	under s. 409.814(7) may be required to pay enrollment fees,
223	premiums, copayments, deductibles, coinsurance, or similar
224	charges on a sliding scale related to income, except that the
225	total annual aggregate cost sharing with respect to all children
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226 in a family may not exceed 5 percent of the family's income. 227 However, copayments, deductibles, coinsurance, or similar 228 charges may not be imposed for preventive services, including 229 well-baby and well-child care, age-appropriate immunizations, 230 and routine hearing and vision screenings. Premiums for 231 enrollees paying enrollment fees, premiums, copayments, 232 deductibles, coinsurance, or similar charges as provided in this subsection shall be based on at least three but no more than six 233 234 tiers of uniform premiums that increase with each tier as a 235 percentage of the applicable threshold amount of the federal poverty level, by tier. 236 237 Section 4. Effective January 1, 2024, paragraph (b) of subsection (2) of section 624.91, Florida Statutes, is amended 238 239 to read: 240 The Florida Healthy Kids Corporation Act.-624.91 241 (2) LEGISLATIVE INTENT.-242 It is the intent of the Legislature that the Florida (b) 243 Healthy Kids Corporation serve as one of several providers of services to children eligible for medical assistance under Title 244 245 XXI of the Social Security Act. Although the corporation may 246 serve other children, the Legislature intends the primary 247 recipients of services provided through the corporation be 248 school-age children with a family income equal to or below 300 249 200 percent of the federal poverty level, who do not qualify for Medicaid. It is also the intent of the Legislature that state 250

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and local government Florida Healthy Kids funds be used to continue coverage, subject to specific appropriations in the General Appropriations Act, to children not eligible for federal matching funds under Title XXI. Section 5. Except as otherwise expressly provided in this

255 Section 5. Except as otherwise expressivy provided in this 256 act, this act shall take effect upon becoming a law.

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