Bill No. SB 2514 (2025)

Amendment No.

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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1	Depresentative Andrade offered the following.
1 2	Representative Andrade offered the following:
3	Amendment (with title amendment)
4	Remove everything after the enacting clause and insert:
5	Section 1. Section 381.4015, Florida Statutes, is
6	repealed.
7	Section 2. Paragraph (h) of subsection (8) and paragraph
8	(a) of subsection (10) of section 381.915, Florida Statutes, are
9	amended to read:
10	381.915 Casey DeSantis Cancer Research Program
11	(8) The Cancer Connect Collaborative, a council as defined
12	in s. 20.03, is created within the department to advise the
13	department and the Legislature on developing a holistic approach
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to the state's efforts to fund cancer research, cancer facilities, and treatments for cancer patients. The collaborative may make recommendations on proposed legislation, proposed rules, best practices, data collection and reporting, issuance of grant funds, and other proposals for state policy relating to cancer research or treatment.

20 (h) The collaborative shall annually develop a long-range 21 comprehensive plan for the Casey DeSantis Cancer Research Program. In the development of the plan, the collaborative must 22 23 solicit input from cancer centers, research institutions, biomedical education institutions, hospitals, specialty 24 25 hospitals for children, and medical providers. The collaborative shall submit the plan to the Governor, the President of the 26 27 Senate, and the Speaker of the House of Representatives no later than December 1 of each year, 2024. The plan must include, but 28 29 need not be limited to, all of the following components:

Expansion of grant fund opportunities to include a
 broader pool of Florida-based cancer centers, research
 institutions, biomedical education institutions, hospitals,
 <u>specialty hospitals for children</u>, and medical providers to
 receive funding through the Cancer Innovation Fund.

35 2. An evaluation to determine metrics that focus on36 patient outcomes, quality of care, and efficacy of treatment.

37 3. A compilation of best practices relating to cancer38 research or treatment.

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39 (10) Beginning July 1, 2025, and each year thereafter, the department, in conjunction with participating cancer centers, 40 41 shall submit a report to the Cancer Control and Research 42 Advisory Council and the collaborative on specific metrics 43 relating to cancer mortality and external funding for cancerrelated research in this state. If a cancer center does not 44 45 endorse this report or produce an equivalent independent report, the cancer center is ineligible to receive program funding for 1 46 year. The department must submit this annual report, and any 47 48 equivalent independent reports, to the Governor, the President 49 of the Senate, and the Speaker of the House of Representatives 50 no later than September 15 of each year the report or reports 51 are submitted by the department. The report must include: 52 An analysis of trending age-adjusted cancer mortality (a) 53 rates in the state, which must include, at a minimum, overall age-adjusted mortality rates for cancer statewide and age-54

adjusted mortality rates by age group, geographic region, and

56 type of cancer, which must include, at a minimum:

- 57 1. Lung cancer.
- 58 2. Pancreatic cancer.
- 3. Sarcoma.
- 60 4. Melanoma.
- 61 5. Leukemia and myelodysplastic syndromes.
- 62 6. Brain cancer.
- 63 7. Breast cancer.

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8. Pediatric cancer.

Section 3. Subsection (10) of section 409.909, Florida
Statutes, is renumbered as subsection (8), and paragraph (a) of
subsection (6) and subsections (8) and (9) of that section are
amended, to read:

69

409.909 Statewide Medicaid Residency Program.-

(6) The Slots for Doctors Program is established to address the physician workforce shortage by increasing the supply of highly trained physicians through the creation of new resident positions, which will increase access to care and improve health outcomes for Medicaid recipients.

75 (a) 1. Notwithstanding subsection (4), the agency shall 76 annually allocate \$100,000 to hospitals and qualifying 77 institutions for each newly created resident position that is 78 first filled on or after June 1, 2023, and filled thereafter, 79 and that is accredited by the Accreditation Council for Graduate 80 Medical Education or the Osteopathic Postdoctoral Training 81 Institution in an initial or established accredited training 82 program which is in a physician specialty or subspecialty in a 83 statewide supply-and-demand deficit.

84 2. Notwithstanding the requirement that a new resident 85 position be created to receive funding under this subsection, 86 the agency may allocate \$100,000 to hospitals and qualifying 87 institutions, pursuant to subparagraph 1., for up to 200 88 resident positions that existed before July 1, 2023, if such 951155

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89 resident position: 90 a. Is in a physician specialty or subspecialty 91 experiencing a statewide supply-and-demand deficit; 92 b. Has been unfilled for a period of 3 or more years; 93 c. Is subsequently filled on or after June 1, 2024, and 94 remains filled thereafter; and d. Is accredited by the Accreditation Council for Graduate 95 Medical Education or the Osteopathic Postdoctoral Training 96 Institution in an initial or established accredited training 97 98 program. 99 3. If applications for resident positions under this 100 paragraph exceed the number of authorized resident positions or 101 the available funding allocated, the agency shall prioritize 102 applications for resident positions that are in a primary care 103 specialty as specified in paragraph (2) (a). (8) If a hospital or qualifying institution receives state 104 funds, including, but not limited to, intergovernmental 105 106 transfers, under any of the programs established under this 107 chapter, that hospital or qualifying institution must annually 108 report to the agency data on each resident position funded. 109 (a) Specific to funds allocated under this section, other 110 than funds allocated pursuant to subsection (5), the data required to be reported under this subsection must include, but 111 is not limited to, all of the following: 112 1. The sponsoring institution for the resident position. 113 951155 Approved For Filing: 4/9/2025 2:43:03 PM

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114	As used in this section, the term "sponsoring institution" means
115	an organization that oversees, supports, and administers one or
116	more resident positions.
117	2. The year the position was created and the current
118	program year of the resident who is filling the position.
119	3. Whether the position is currently filled and whether
120	there has been any period of time when it was not filled.
121	4. The specialty or subspecialty for which the position is
122	accredited and whether the position is a fellowship position.
123	5. Each state funding source that was used to create the
124	position or is being used to maintain the position, and the
125	general purpose for which the funds were used.
126	(b) Specific to funds allocated pursuant to subsection (5)
127	on or after July 1, 2021, the data must include, but is not
128	limited to, all of the following:
129	1. The date on which the hospital or qualifying
130	institution applied for funds under the program.
131	2. The date on which the position funded by the program
132	became accredited.
133	3. The date on which the position was first filled and
134	whether it has remained filled.
135	4. The specialty of the position created.
136	(c) Beginning on July 1, 2025, each hospital or qualifying
137	institution shall annually produce detailed financial records no
138	later than 30 days after the end of its fiscal year, detailing
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the manner in which state funds allocated under this section 139 140 were expended. This requirement does not apply to funds 141 allocated before July 1, 2025. The agency may also require that 142 any hospital or qualifying institution submit to an audit of its financial records related to funds allocated under this section 143 after July 1, 2025. 144 (d) If a hospital or gualifying institution fails to 145 produce records as required by this section, such hospital or 146 qualifying institution is no longer eligible to participate in 147 any program established under this section until the hospital or 148 149 qualifying institution has met the agency's requirements for 150 producing the required records. 151 (e) Upon completion of a residency, each hospital or 152 qualifying institution must request that the resident fill out 153 an exit survey on a form developed by the agency. The completed 154 exit surveys must be provided to the agency annually. The exit 155 survey must include, but need not be limited to, questions on 156 all of the following: 157 1. Whether the exiting resident has procured employment. 158 2. Whether the exiting resident plans to leave the state and, if so, for which reasons. 159 160 3. Where and in which specialty the exiting resident intends to practice. 161 4. Whether the exiting resident envisions himself or 162 herself working in the medical field as a long-term career. 163 951155 Approved For Filing: 4/9/2025 2:43:03 PM

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164	(9) The Graduate Medical Education Committee is created	
165	within the agency.	
166	(a) The committee shall be composed of the following	
167	members:	
168	1. Three deans, or their designees, from medical schools	
169	in this state, appointed by the chair of the Council of Florida	
170	Medical School Deans.	
171	2. Four members appointed by the Governor, one of whom is	
172	a representative of the Florida Medical Association or the	
173	Florida Osteopathic Medical Association who has supervised or is	
174	currently supervising residents, one of whom is a member of the	
175	Florida Hospital Association, one of whom is a member of the	
176	Safety Net Hospital Alliance, and one of whom is a physician	
177	licensed under chapter 458 or chapter 459 practicing at a	
178	qualifying institution.	
179	3. Two members appointed by the Secretary of Health Care	
180	Administration, one of whom represents a statutory teaching	
181	hospital as defined in s. 408.07(46) and one of whom is a	
182	physician who has supervised or is currently supervising	
183	residents.	
184	4. Two members appointed by the State Surgeon General, one	
185	of whom must represent a teaching hospital as defined in s.	
186	408.07 and one of whom is a physician who has supervised or is	
187	currently supervising residents or interns.	
188	5. Two members, one appointed by the President of the	
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189	Senate and one appointed by the Speaker of the House of
190	Representatives.
191	(b)1. The members of the committee appointed under
192	subparagraph (a)1. shall serve 4-year terms. When such members'
193	terms expire, the chair of the Council of Florida Medical School
194	Deans shall appoint new members as detailed in subparagraph
195	(a)1. from different medical schools on a rotating basis and may
196	not reappoint a dean from a medical school that has been
197	represented on the committee until all medical schools in the
198	state have had an opportunity to be represented on the
199	committee.
200	2. The members of the committee appointed under
201	subparagraphs (a)24. shall serve 4-year terms, with the
202	initial term being 3 years for members appointed under
203	subparagraph (a)4. and 2 years for members appointed under
204	subparagraph (a)3. The committee shall elect a chair to serve
205	for a 1-year term.
206	(c) Members shall serve without compensation but are
207	entitled to reimbursement for per diem and travel expenses
208	pursuant to s. 112.061.
209	(d) The committee shall convene its first meeting by July
210	1, 2024, and shall meet as often as necessary to conduct its
211	business, but at least twice annually, at the call of the chair.
212	The committee may conduct its meetings through teleconference or
213	other electronic means. A majority of the members of the
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committee constitutes a quorum, and a meeting may not be held 214 215 with less than a quorum present. The affirmative vote of a 216 majority of the members of the committee present is necessary for any official action by the committee. 217 218 (e) Beginning on July 1, 2025, the committee shall submit 219 an annual report to the Governor, the President of the Senate, and the Speaker of the House of Representatives which must, at a 220 minimum, detail all of the following: 221 222 1. The role of residents and medical faculty in the 223 provision of health care. 224 2. The relationship of graduate medical education to the 225 state's physician workforce. 226 3. The typical workload for residents and the role such 227 workload plays in retaining physicians in the long-term 228 workforce. 229 4. The costs of training medical residents for hospitals 230 and qualifying institutions. 2.31 5. The availability and adequacy of all sources of revenue 232 available to support graduate medical education. 233 6. The use of state funds, including, but not limited to, 234 intergovernmental transfers, for graduate medical education for 235 each hospital or qualifying institution receiving such funds. 236 (f) The agency shall provide reasonable and necessary support staff and materials to assist the committee in the 237 238 performance of its duties. The agency shall also provide the 951155 Approved For Filing: 4/9/2025 2:43:03 PM

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239 information obtained pursuant to subsection (8) to the committee and assist the committee, as requested, in obtaining any other 240 241 information deemed necessary by the committee to produce its 242 report. 243 Section 4. Paragraphs (e) and (h) of subsection (3) of 244 section 409.967, Florida Statutes, are amended to read: 409.967 Managed care plan accountability.-245 246 (3) ACHIEVED SAVINGS REBATE. -247 (e) Once the certified public accountant completes the 248 audit, the certified public accountant shall submit an audit 249 report to the agency attesting to the achieved savings of the 250 plan. The results of the audit report are dispositive. 251 The following may not be included as allowable (h) 252 expenses in calculating income for determining the achieved 253 savings rebate: 254 Payment of achieved savings rebates. 1. 255 2. Any financial incentive payments made to the plan outside of the capitation rate. 256 257 Any financial disincentive payments levied by the state 3. 258 or federal government. 259 Expenses associated with any lobbying or political 4. activities. 260 The cash value or equivalent cash value of bonuses of 261 5. any type paid or awarded to the plan's executive staff, other 262 than base salary. 263 951155 Approved For Filing: 4/9/2025 2:43:03 PM

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2.64 6. Reserves and reserve accounts. 265 7. Administrative costs, including, but not limited to, 266 reinsurance expenses, interest payments, depreciation expenses, bad debt expenses, and outstanding claims expenses in excess of 267 268 actuarially sound maximum amounts set by the agency. 269 8. Administrative costs for a hospital directed payment 270 program. 271 272 The agency shall consider these and other factors in developing 273 contracts that establish shared savings arrangements. 274 Section 5. This act shall take effect July 1, 2025. 275 276 277 TITLE AMENDMENT 278 Remove everything before the enacting clause and insert: 279 A bill to be entitled An act relating to health care; repealing s. 381.4015, 280 2.81 F.S., relating to Florida health care innovation; 282 amending s. 381.915, F.S.; requiring the Cancer 283 Connect Collaborative to annually develop, solicit 284 input from specialty hospitals for children for, and 285 submit to the Governor and the Legislature a specified plan for the Casey DeSantis Cancer Research Program; 286 requiring the plan to include expansion of grant fund 287 288 opportunities for specialty hospitals for children; 951155 Approved For Filing: 4/9/2025 2:43:03 PM

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289 requiring a specified report to include specified analyses of certain cancer mortality rates relating to 290 291 pediatric cancer; amending s. 409.909, F.S.; removing 292 provisions relating to the allocation of specified 293 funds for certain hospitals and gualifying 294 institutions, specified reporting requirements for such hospitals and qualifying institutions, and the 295 Graduate Medical Education Committee; amending s. 296 409.967, F.S.; removing a provision providing that the 297 298 results of specified audit reports are dispositive; 299 prohibiting administrative costs for a hospital 300 directed payment program from being included in 301 allowable expenses for a managed care plan; providing 302 an effective date.

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