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A memorial to the Congress of the United States, urging Congress to amend Title XIX of the Social Security Act and declaring the intent of the Florida Legislature to amend Florida Statutes relating to the Florida Medicaid program.

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WHEREAS, the Constitution of the United States establishes a limited Federal Government and guarantees the rights of individuals and the rights of states, and

WHEREAS, the Florida Constitution requires a balanced budget and establishes the foundation for the state's fiscal responsibilities, and

WHEREAS, the Medicaid program was established in 1965 as a federal and state partnership, based on shared responsibility, distinct authority, and mutual financial participation, and

WHEREAS, Florida's Medicaid program has operated for 45 years with authority to determine eligibility, define covered services, and set payment levels, and

WHEREAS, decisions by the Florida Legislature about Medicaid must be made after consideration of the ongoing tax burden carried by Floridians, the state's available resources, and other state obligations, and

WHEREAS, the federal Patient Protection and Affordable Care Act eliminates state discretionary powers over eligibility by mandating coverage of at least 1.8 million new enrollees in Florida and prohibiting any changes to current eligibility standards, and

WHEREAS, the Patient Protection and Affordable Care Act

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further hinders the state's ability to manage its resources by mandating previously optional services, requiring specific payment levels to certain providers, and imposing numerous additional administrative requirements, and

WHEREAS, the cumulative effect of new federal requirements is to commandeer an increasing amount of Florida's resources while leaving the state with few options for cost containment or program improvement, and

WHEREAS, Florida's current Medicaid program is expected to cost more than \$20 billion per year, including \$5.5 billion in state funds, and will require more than \$2.5 billion in additional general revenue to meet current commitments in the next 3 fiscal years, and

WHEREAS, additional requirements imposed by the Patient Protection and Affordable Care Act will add nearly another \$1 billion more to the state's financial obligation by 2016, require an escalating state financial commitment, and disallow essential means of state fiscal control, and

WHEREAS, the performance of Florida's Medicaid program is undermined by limited physician participation, complex programmatic design, extensive fraud, and inadequate quality controls, and

WHEREAS, Medicaid participants are poorly served by a program that cannot deliver coordinated and accessible health care, and

WHEREAS, the future of Florida's Medicaid program requires the delivery of more effective and affordable services to a growing, diverse, and aging population, and

WHEREAS, the rebuilding of Florida's Medicaid program is

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best accomplished through extension and modification of the current Medicaid reform waiver, and

WHEREAS, the Agency for Health Care Administration is negotiating pursuant to chapter 2010-144, Laws of Florida, an extension of the current Medicaid reform waiver beyond its 5-year term, and requires additional legislative guidance to successfully complete the negotiation, and

WHEREAS, the objectives contained in this memorial are meant to be instructive to the Agency for Health Care Administration in its negotiations for the extension of the Medicaid reform waiver, and

WHEREAS, the Florida Legislature intends to transform the Florida Medicaid program into a statewide integrated managed care program for all services, NOW, THEREFORE,

Be It Resolved by the Legislature of the State of Florida:

- (1) That the Florida Legislature urges Congress to amend Title XIX of the Social Security Act in order to reestablish a fair and prudent federal-state partnership that respects the constitutional requirements and fiscal constraints of each government and enables states to provide cost-effective health care services to low-income residents.
- (2) That the Florida Legislature urges Congress to restructure the Medicaid program based on the following principles:
- (a) The federal-state partnership for Medicaid should be modeled on the Personal Responsibility and Work Opportunity Reconciliation Act of 1996, with federal funding distributed

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based on population and tied to specific goals and objectives, thereby allowing each state the freedom to craft a Medicaid program that meets the needs of its residents.

- (b) Participants should be empowered to use the public resources provided for their health care to purchase private health insurance when they determine such insurance better meets their needs.
- (c) A focus on prevention and the cost-effective use of services should be established by fostering personal responsibility and rewarding healthy behaviors.
- (d) Decisionmaking should be decentralized in order to allow providers and plans to compete to deliver better value to consumers through innovative service packages, organizational forms, delivery systems, and payment methods.
- (e) Participants should be given every opportunity to achieve optimal health through systematic, transparent, and continuous outcome measurement and quality improvement.
- (3) That the Florida Legislature resolves, even without the federal reforms described herein, to adopt comprehensive legislation in the 2011 Regular Session to accomplish the following objectives:
- (a) To improve program performance by expanding key components of the Medicaid managed care pilot program statewide, while strengthening accountability for improved patient outcomes and preserving meaningful choices for participants.
- (b) To improve access to coordinated care by enrolling all Medicaid participants in managed care except those specifically exempted due to short-term eligibility, limited service eligibility, or institutional placement.

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- (c) To enhance fiscal predictability and financial management by converting the purchase of Medicaid services to capitated, risk-adjusted payment systems.
- (d) To use the expertise of managed care organizations, including both health maintenance organizations and provider service networks, to provide all coverage and services for medical assistance and long-term care, including home and community-based services.
- (e) To make the state a more prudent purchaser through the use of regional, competitive procurements to select, based on quality and price, a limited number of managed care organizations, including at least one provider service network in each region.
- (f) To protect participants' choices and dignity by expanding the use of the opt-out provisions of the pilot program and allowing Medicaid funds to be used for any state-regulated private coverage, rather than limiting this option to employment-based health benefits.
- (g) To phase in implementation of the statewide managed care program, allowing adequate time for development of managed long-term care and reserving the final phase of the implementation of managed care for persons with developmental disabilities.
- (4) That the Florida Legislature resolves to enact reforms that establish a more fair and predictable civil justice system and reduce disincentives for serving Medicaid participants.

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the

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| 146 | United States House of | Representatives, | and to each member of |
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| 147 | the Florida delegation | to the United St | tates Congress.       |