Florida Senate - 2011 Bill No. SB 1972

32	27272
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LEGISLATIVE ACTION

Senate	•	House
Comm: WD		
03/30/2011	•	
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The Committee on Health Regulation (Garcia) recommended the following:

Senate Amendment (with title amendment)

Delete line 3728

and insert:

(c) Notwithstanding the limitation provided in this

subsection, qualified plans must include the following essential
providers in their networks:

1. Faculty plans of state medical schools;

2. Regional perinatal intensive care centers as defined in

<u>s. 383.16; and</u>

3. Hospitals licensed as a children's specialty hospital as defined in s. 395.002.

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14	Qualified plans that have not contracted with all statewide		
15	essential providers as of the first date of recipient enrollment		
16	must continue to negotiate in good faith. Payments to physicians		
17	on the faculty of nonparticipating state medical schools must be		
18	made at the applicable Medicaid rate. Payments for services		
19	rendered by a regional perinatal intensive care centers must be		
20	at the applicable Medicaid rate as of the first day of the		
21	contract between the agency and the plan. Payments to		
22	nonparticipating specialty children's hospitals must equal the		
23	highest rate established by contract between that provider and		
24	any other Medicaid managed care plan.		
25	(d) Qualified plans and providers shall engage in good		
26			
27	======================================		
28	And the title is amended as follows:		
29	Delete line 177		
30	and insert:		
31	certain providers in certain circumstances; requiring		
32	plans to include certain providers; requiring		