$\boldsymbol{B}\boldsymbol{y}$ the Committee on Appropriations; and Senators Grimsley and Stargel

576-04402-17 2017916c1 1 A bill to be entitled 2 An act relating to the statewide Medicaid managed care 3 program; amending s. 409.912, F.S.; deleting the fee-4 for-service option as a basis for the reimbursement of 5 Medicaid provider service networks; amending s. 6 409.964, F.S.; deleting an obsolete provision; 7 amending s. 409.966, F.S.; requiring that a databook 8 consist of data that is consistent with actuarial 9 rate-setting practices and standards; requiring that 10 the source of such data include the 24 most recent 11 months of validated data from the Medicaid Encounter 12 Data System; deleting provisions relating to a report 13 and report requirements; revising the designation and county makeup of regions of the state for purposes of 14 15 procuring health plans that may participate in the Medicaid program; adding a factor that the Agency for 16 17 Health Care Administration must consider in the 18 selection of eligible plans; deleting a requirement 19 related to fee-for-service provider service networks; 20 amending s. 409.968, F.S.; requiring, rather than 21 authorizing, provider service networks to be prepaid 22 plans; deleting a fee-for-service option for Medicaid 23 reimbursement for provider service networks; amending 24 s. 409.971, F.S.; deleting an obsolete provision; 25 amending s. 409.974, F.S.; revising the number of eligible Medicaid health care plans the agency must 2.6 27 procure for certain regions in the state; deleting an 28 obsolete provision; amending s. 409.978, F.S.; 29 deleting an obsolete provision; amending s. 409.981,

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30	F.S.; revising the number of eligible Medicaid health
31	care plans the agency must procure for certain regions
32	in the state; deleting requirement that the agency
33	consider a specific factor relating to the selection
34	of managed medical assistance plans; providing an
35	effective date.
36	
37	Be It Enacted by the Legislature of the State of Florida:
38	
39	Section 1. Subsection (2) of section 409.912, Florida
40	Statutes, is amended to read:
41	409.912 Cost-effective purchasing of health careThe
42	agency shall purchase goods and services for Medicaid recipients
43	in the most cost-effective manner consistent with the delivery
44	of quality medical care. To ensure that medical services are
45	effectively utilized, the agency may, in any case, require a
46	confirmation or second physician's opinion of the correct
47	diagnosis for purposes of authorizing future services under the
48	Medicaid program. This section does not restrict access to
49	emergency services or poststabilization care services as defined
50	in 42 C.F.R. s. 438.114. Such confirmation or second opinion
51	shall be rendered in a manner approved by the agency. The agency
52	shall maximize the use of prepaid per capita and prepaid
53	aggregate fixed-sum basis services when appropriate and other
54	alternative service delivery and reimbursement methodologies,
55	including competitive bidding pursuant to s. 287.057, designed
56	to facilitate the cost-effective purchase of a case-managed
57	continuum of care. The agency shall also require providers to
58	minimize the exposure of recipients to the need for acute

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576-04402-17 2017916c1 59 inpatient, custodial, and other institutional care and the 60 inappropriate or unnecessary use of high-cost services. The 61 agency shall contract with a vendor to monitor and evaluate the 62 clinical practice patterns of providers in order to identify 63 trends that are outside the normal practice patterns of a 64 provider's professional peers or the national guidelines of a 65 provider's professional association. The vendor must be able to 66 provide information and counseling to a provider whose practice 67 patterns are outside the norms, in consultation with the agency, 68 to improve patient care and reduce inappropriate utilization. 69 The agency may mandate prior authorization, drug therapy 70 management, or disease management participation for certain 71 populations of Medicaid beneficiaries, certain drug classes, or 72 particular drugs to prevent fraud, abuse, overuse, and possible 73 dangerous drug interactions. The Pharmaceutical and Therapeutics 74 Committee shall make recommendations to the agency on drugs for 75 which prior authorization is required. The agency shall inform 76 the Pharmaceutical and Therapeutics Committee of its decisions 77 regarding drugs subject to prior authorization. The agency is 78 authorized to limit the entities it contracts with or enrolls as 79 Medicaid providers by developing a provider network through 80 provider credentialing. The agency may competitively bid single-81 source-provider contracts if procurement of goods or services 82 results in demonstrated cost savings to the state without 83 limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider 84 85 availability, provider quality standards, time and distance 86 standards for access to care, the cultural competence of the 87 provider network, demographic characteristics of Medicaid

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576-04402-17 2017916c1 88 beneficiaries, practice and provider-to-beneficiary standards, 89 appointment wait times, beneficiary use of services, provider turnover, provider profiling, provider licensure history, 90 91 previous program integrity investigations and findings, peer 92 review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other factors. Providers 93 94 are not entitled to enrollment in the Medicaid provider network. 95 The agency shall determine instances in which allowing Medicaid 96 beneficiaries to purchase durable medical equipment and other 97 goods is less expensive to the Medicaid program than long-term 98 rental of the equipment or goods. The agency may establish rules 99 to facilitate purchases in lieu of long-term rentals in order to 100 protect against fraud and abuse in the Medicaid program as 101 defined in s. 409.913. The agency may seek federal waivers 102 necessary to administer these policies.

103 (2) The agency may contract with a provider service 104 network, which may be reimbursed on a fee-for-service or prepaid 105 basis. Prepaid provider service networks shall receive per-106 member, per-month payments. A provider service network that does 107 not choose to be a prepaid plan shall receive fee-for-service 108 rates with a shared savings settlement. The fee-for-service 109 option shall be available to a provider service network only for 110 the first 2 years of the plan's operation or until the contract year beginning September 1, 2014, whichever is later. The agency 111 112 shall annually conduct cost reconciliations to determine the 113 amount of cost savings achieved by fee-for-service provider 114 service networks for the dates of service in the period being 115 reconciled. Only payments for covered services for dates of service within the reconciliation period and paid within 6 116

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117 months after the last date of service in the reconciliation period shall be included. The agency shall perform the necessary 118 119 adjustments for the inclusion of claims incurred but not 120 reported within the reconciliation for claims that could be 121 received and paid by the agency after the 6-month claims 122 processing time lag. The agency shall provide the results of the 123 reconciliations to the fee-for-service provider service networks 124 within 45 days after the end of the reconciliation period. The 125 fee-for-service provider service networks shall review and 126 provide written comments or a letter of concurrence to the 127 agency within 45 days after receipt of the reconciliation 128 results. This reconciliation shall be considered final.

(a) A provider service network <u>that</u> which is reimbursed by
the agency on a prepaid basis shall be exempt from parts I and
III of chapter 641, but must comply with the solvency
requirements in s. 641.2261(2) and meet appropriate financial
reserve, quality assurance, and patient rights requirements as
established by the agency.

135 (b) A provider service network is a network established or 136 organized and operated by a health care provider, or group of 137 affiliated health care providers, which provides a substantial 138 proportion of the health care items and services under a 139 contract directly through the provider or affiliated group of 140 providers and may make arrangements with physicians or other health care professionals, health care institutions, or any 141 142 combination of such individuals or institutions to assume all or 143 part of the financial risk on a prospective basis for the 144 provision of basic health services by the physicians, by other 145 health professionals, or through the institutions. The health

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576-04402-17 2017916c1 146 care providers must have a controlling interest in the governing 147 body of the provider service network organization. Section 2. Section 409.964, Florida Statutes, is amended to 148 149 read: 150 409.964 Managed care program; state plan; waivers.-The 151 Medicaid program is established as a statewide, integrated 152 managed care program for all covered services, including long-153 term care services. The agency shall apply for and implement 154 state plan amendments or waivers of applicable federal laws and 155 regulations necessary to implement the program. Before seeking a 156 waiver, the agency shall provide public notice and the 157 opportunity for public comment and include public feedback in 158 the waiver application. The agency shall hold one public meeting 159 in each of the regions described in s. 409.966(2), and the time 160 period for public comment for each region shall end no sooner 161 than 30 days after the completion of the public meeting in that 162 region. The agency shall submit any state plan amendments, new 163 waiver requests, or requests for extensions or expansions for 164 existing waivers, needed to implement the managed care program 165 by August 1, 2011.

Section 3. Subsection (2) and paragraphs (a), (d), and (e) of subsection (3) of section 409.966, Florida Statutes, are amended to read:

169

409.966 Eligible plans; selection.-

(2) ELIGIBLE PLAN SELECTION.—The agency shall select a
limited number of eligible plans to participate in the Medicaid
program using invitations to negotiate in accordance with s.
287.057(1)(c). At least 90 days before issuing an invitation to
negotiate, the agency shall compile and publish a databook

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175	consisting of a comprehensive set of utilization and spending
176	data consistent with actuarial rate-setting practices and
177	standards for the 3 most recent contract years consistent with
178	the rate-setting periods for all Medicaid recipients by region
179	or county . The source of the data in the <u>databook</u> report must
180	include the 24 most recent months of both historic fee-for-
181	service claims and validated data from the Medicaid Encounter
182	Data System. The report must be available in electronic form and
183	delineate utilization use by age, gender, eligibility group,
184	geographic area, and aggregate clinical risk score. Separate and
185	simultaneous procurements shall be conducted in each of the
186	following regions:
187	(a) <u>Region A</u> Region 1 , which consists of <u>Bay, Calhoun,</u>
188	Escambia, <u>Franklin, Gadsden, Gulf, Holmes, Jackson, Jefferson,</u>
189	<u>Leon, Liberty, Madison,</u> Okaloosa, Santa Rosa, <u>Taylor, Wakulla,</u>
190	and Walton, and Washington Counties.
191	(b) <u>Region B</u> Region 2 , which consists of <u>Alachua, Baker,</u>
192	Bradford, Citrus, Clay, Columbia, Dixie, Duval, Flagler,
193	Gilchrist, Hamilton, Hernando, Lafayette, Lake, Levy, Marion,
194	Nassau, Putnam, St. Johns, Sumter, Suwannee, Union, and Volusia
195	Bay, Calhoun, Franklin, Gadsden, Gulf, Holmes, Jackson,
196	Jefferson, Leon, Liberty, Madison, Taylor, Wakulla, and
197	Washington Counties.
198	(c) <u>Region C</u> Region 3 , which consists of <u>Hardee, Highlands,</u>
199	Hillsborough, Manatee, Pasco, Pinellas, and Polk Alachua,
200	Bradford, Citrus, Columbia, Dixie, Gilchrist, Hamilton,
201	Hernando, Lafayette, Lake, Levy, Marion, Putnam, Sumter,
202	Suwannee, and Union Counties.
203	(d) <u>Region D</u> Region 4 , which consists of <u>Brevard</u> , Orange,

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576-04402-17 2017916c1 204 Osceola, and Seminole Baker, Clay, Duval, Flagler, Nassau, St. 205 Johns, and Volusia Counties. 206 (e) Region E Region 5, which consists of Charlotte, 207 Collier, DeSoto, Glades, Hendry, Lee, and Sarasota Pasco and 208 Pinellas Counties. 209 (f) Region F Region 6, which consists of Indian River, 210 Martin, Okeechobee, Palm Beach, and St. Lucie Hardee, Highlands, 211 Hillsborough, Manatee, and Polk Counties. (g) Region G Region 7, which consists of Broward County 212 213 Brevard, Orange, Osceola, and Seminole Counties. 214 (h) Region H Region 8, which consists of Miami-Dade and 215 Monroe Charlotte, Collier, DeSoto, Glades, Hendry, Lee, and 216 Sarasota Counties. 217 (i) Region 9, which consists of Indian River, Martin, 218 Okeechobee, Palm Beach, and St. Lucie Counties. 219 (j) Region 10, which consists of Broward County. 220 (k) Region 11, which consists of Miami-Dade and Monroe 221 Counties. 222 (3) OUALITY SELECTION CRITERIA.-223 (a) The invitation to negotiate must specify the criteria 224 and the relative weight of the criteria that will be used for 225 determining the acceptability of the reply and guiding the 226 selection of the organizations with which the agency negotiates. 227 In addition to criteria established by the agency, the agency 228 shall consider the following factors in the selection of 229 eligible plans: 230 1. Accreditation by the National Committee for Quality 231 Assurance, the Joint Commission, or another nationally 232 recognized accrediting body.

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576-04402-17 2017916c1 233 2. Experience serving similar populations, including the 234 organization's record in achieving specific quality standards 235 with similar populations. 236 3. Availability and accessibility of primary care and 237 specialty physicians in the provider network. 238 4. Establishment of community partnerships with providers 239 that create opportunities for reinvestment in community-based 240 services. 5. Organization commitment to quality improvement and 241 documentation of achievements in specific quality improvement 242 243 projects, including active involvement by organization 244 leadership. 245 6. Provision of additional benefits, particularly dental 246 care and disease management, and other initiatives that improve health outcomes. 247 248 7. Evidence that an eligible plan has written agreements or 249 signed contracts or has made substantial progress in 250 establishing relationships with providers before the plan 251 submitting a response. 252 8. Comments submitted in writing by any enrolled Medicaid 253 provider relating to a specifically identified plan 254 participating in the procurement in the same region as the 255 submitting provider. 256 9. Documentation of policies and procedures for preventing fraud and abuse. 257 2.58 10. The business relationship an eligible plan has with any 259 other eligible plan that responds to the invitation to 260 negotiate. 261 11. Whether a plan is proposing to establish a

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576-04402-17 2017916c1 262 comprehensive long-term care plan. 263 (d) For the first year of the first contract term, the 264 agency shall negotiate capitation rates or fee for service 265 payments with each plan in order to guarantee aggregate savings 266 of at least 5 percent. 267 1. For prepaid plans, determination of the amount of 268 savings shall be calculated by comparison to the Medicaid rates 269 that the agency paid managed care plans for similar populations in the same areas in the prior year. In regions containing no 270 271 prepaid plans in the prior year, determination of the amount of 272 savings shall be calculated by comparison to the Medicaid rates 273 established and certified for those regions in the prior year. 274 2. For provider service networks operating on a fee-for-275 service basis, determination of the amount of savings shall be 276 calculated by comparison to the Medicaid rates that the agency 277 paid on a fee-for-service basis for the same services in the 278 prior year. 279 (e) To ensure managed care plan participation in Regions A 280 and E Regions 1 and 2, the agency shall award an additional 281 contract to each plan with a contract award in Region A Region 1 282 or Region E Region 2. Such contract shall be in any other region 283 in which the plan submitted a responsive bid and negotiates a 284 rate acceptable to the agency. If a plan that is awarded an 285 additional contract pursuant to this paragraph is subject to 286 penalties pursuant to s. 409.967(2)(i) for activities in Region 287 A Region 1 or Region E Region 2, the additional contract is 288 automatically terminated 180 days after the imposition of the 289 penalties. The plan must reimburse the agency for the cost of 290 enrollment changes and other transition activities.

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291	Section 4. Subsection (2) of section 409.968, Florida
292	Statutes, is amended to read:
293	409.968 Managed care plan payments
294	(2) Provider service networks <u>shall</u> may be prepaid plans
295	and receive per-member, per-month payments negotiated pursuant
296	to the procurement process described in s. 409.966. Provider
297	service networks that choose not to be prepaid plans shall
298	receive fee-for-service rates with a shared savings settlement.
299	The fee-for-service option shall be available to a provider
300	service network only for the first 2 years of its operation. The
301	agency shall annually conduct cost reconciliations to determine
302	the amount of cost savings achieved by fee-for-service provider
303	service networks for the dates of service within the period
304	being reconciled. Only payments for covered services for dates
305	of service within the reconciliation period and paid within 6
306	months after the last date of service in the reconciliation
307	period must be included. The agency shall perform the necessary
308	adjustments for the inclusion of claims incurred but not
309	reported within the reconciliation period for claims that could
310	be received and paid by the agency after the 6-month claims
311	processing time lag. The agency shall provide the results of the
312	reconciliations to the fee-for-service provider service networks
313	within 45 days after the end of the reconciliation period. The
314	fee-for-service provider service networks shall review and
315	provide written comments or a letter of concurrence to the
316	agency within 45 days after receipt of the reconciliation
317	results. This reconciliation is considered final.
318	Section 5. Section 409.971, Florida Statutes, is amended to
319	read:

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320	409.971 Managed medical assistance program.—The agency
321	shall make payments for primary and acute medical assistance and
322	related services using a managed care model. By January 1, 2013,
323	the agency shall begin implementation of the statewide managed
324	medical assistance program, with full implementation in all
325	regions by October 1, 2014.
326	Section 6. Subsections (1) and (2) of section 409.974,
327	Florida Statutes, are amended to read:
328	409.974 Eligible plans.—
329	(1) ELIGIBLE PLAN SELECTIONThe agency shall select
330	eligible plans for the managed medical assistance program
331	through the procurement process described in s. 409.966. The
332	agency shall notice invitations to negotiate no later than
333	January 1, 2013.
334	(a) The agency shall procure <u>at least three</u> two plans <u>and</u>
335	<u>up to four plans</u> for <u>Region A</u> Region 1 . At least one plan shall
336	be a provider service network if any provider service networks
337	submit a responsive bid.
338	(b) The agency shall procure <u>at least three plans and up to</u>
339	$\underline{\operatorname{six}}$ $\overline{\operatorname{two}}$ plans for Region B Region 2. At least one plan shall be
340	a provider service network if any provider service networks
341	submit a responsive bid.
342	(c) The agency shall procure at least <u>5</u> three plans and up
343	to <u>10</u> five plans for <u>Region C</u> Region 3 . At least one plan must
344	be a provider service network if any provider service networks
345	submit a responsive bid.
346	(d) The agency shall procure at least three plans and up to
347	<u>six</u> five plans for <u>Region D</u> Region 4 . At least one plan must be
348	a provider service network if any provider service networks

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576-04402-17 2017916c1 349 submit a responsive bid. 350 (e) The agency shall procure at least three two plans and 351 up to four plans for Region E Region 5. At least one plan must be a provider service network if any provider service networks 352 353 submit a responsive bid. 354 (f) The agency shall procure at least three four plans and 355 up to five seven plans for Region F Region 6. At least one plan 356 must be a provider service network if any provider service 357 networks submit a responsive bid. 358 (g) The agency shall procure at least three plans and up to 359 five six plans for Region G Region 7. At least one plan must be 360 a provider service network if any provider service networks 361 submit a responsive bid. (h) The agency shall procure at least 5 two plans and up to 362 10 four plans for Region H Region 8. At least one plan must be a 363 364 provider service network if any provider service networks submit 365 a responsive bid. 366 (i) The agency shall procure at least two plans and up to 367 four plans for Region 9. At least one plan must be a provider 368 service network if any provider service networks submit a 369 responsive bid. 370 (j) The agency shall procure at least two plans and up to 371 four plans for Region 10. At least one plan must be a provider service network if any provider service networks submit a 372 responsive bid. 373 374 (k) The agency shall procure at least five plans and up to 10 plans for Region 11. At least one plan must be a provider 375 service network if any provider service networks submit a 376 377 responsive bid.

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379 If no provider service network submits a responsive bid, the 380 agency shall procure no more than one less than the maximum 381 number of eligible plans permitted in that region. Within 12 382 months after the initial invitation to negotiate, the agency 383 shall attempt to procure a provider service network. The agency 384 shall notice another invitation to negotiate only with provider 385 service networks in those regions where no provider service 386 network has been selected.

387 (2) OUALITY SELECTION CRITERIA.-In addition to the criteria established in s. 409.966, the agency shall consider evidence 388 389 that an eligible plan has written agreements or signed contracts 390 or has made substantial progress in establishing relationships 391 with providers before the plan submits submitting a response. 392 The agency shall evaluate and give special weight to evidence of 393 signed contracts with essential providers as defined by the 394 agency pursuant to s. 409.975(1). The agency shall exercise a 395 preference for plans with a provider network in which more than 396 over 10 percent of the providers use electronic health records, 397 as defined in s. 408.051. When all other factors are equal, the 398 agency shall consider whether the organization has a contract to 399 provide managed long-term care services in the same region and 400 shall exercise a preference for such plans.

401 Section 7. Subsection (1) of section 409.978, Florida 402 Statutes, is amended to read:

403

409.978 Long-term care managed care program.-

404 (1) Pursuant to s. 409.963, the agency shall administer the
405 long-term care managed care program described in ss. 409.978406 409.985, but may delegate specific duties and responsibilities

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407	for the program to the Department of Elderly Affairs and other
408	state agencies. By July 1, 2012, the agency shall begin
409	implementation of the statewide long-term care managed care
410	program, with full implementation in all regions by October 1,
411	2013.
412	Section 8. Subsection (2) and paragraphs (c), (d), and (e)
413	of subsection (3) of section 409.981, Florida Statutes, are
414	amended to read:
415	409.981 Eligible long-term care plans
416	(2) ELIGIBLE PLAN SELECTION.—The agency shall select
417	eligible plans for the long-term care managed care program
418	through the procurement process described in s. 409.966. The
419	agency shall procure:
420	(a) <u>At least three</u> two plans <u>and up to four plans</u> for
421	<u>Region A</u> Region 1 . At least one plan must be a provider service
422	network if any provider service networks submit a responsive
423	bid.
424	(b) <u>At least three</u> Two plans <u>and up to six plans</u> for <u>Region</u>
425	<u>B</u> Region 2. At least one plan must be a provider service network
426	if any provider service networks submit a responsive bid.
427	(c) At least <u>five</u> three plans and up to <u>eight</u> five plans
428	for <u>Region C</u> Region 3 . At least one plan must be a provider
429	service network if any provider service networks submit a
430	responsive bid.
431	(d) At least three plans and up to $\underline{six} \ \underline{five}$ plans for
432	<u>Region D</u> Region 4 . At least one plan must be a provider service
433	network if any provider service network submits a responsive
434	bid.
435	(e) At least three two plans and up to four plans for
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576-04402-17 2017916c1 436 Region E Region 5. At least one plan must be a provider service 437 network if any provider service networks submit a responsive 438 bid. 439 (f) At least three four plans and up to five seven plans 440 service network if any provider service networks submit a 441 442 responsive bid. (g) At least three plans and up to four six plans for 443 444 Region G Region 7. At least one plan must be a provider service network if any provider service networks submit a responsive 445 446 bid. 447 (h) At least 5 two plans and up to 10 four plans for Region 448 H Region 8. At least one plan must be a provider service network 449 if any provider service networks submit a responsive bid. 450 (i) At least two plans and up to four plans for Region 9. 451 At least one plan must be a provider service network if any provider service networks submit a responsive bid. 452 453 (j) At least two plans and up to four plans for Region 10. 454 At least one plan must be a provider service network if any 455 provider service networks submit a responsive bid. 456 (k) At least five plans and up to 10 plans for Region 11. 457 At least one plan must be a provider service network if any 458 provider service networks submit a responsive bid. 459 460 If no provider service network submits a responsive bid in a 461 region other than Region 1 or Region 2, the agency shall procure 462 no more than one less than the maximum number of eligible plans permitted in that region. Within 12 months after the initial 463 invitation to negotiate, the agency shall attempt to procure a 464

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465	provider service network. The agency shall notice another
466	invitation to negotiate only with provider service networks in
467	regions where no provider service network has been selected.
468	(3) QUALITY SELECTION CRITERIAIn addition to the criteria
469	established in s. 409.966, the agency shall consider the
470	following factors in the selection of eligible plans:
471	(c) Whether a plan is proposing to establish a
472	comprehensive long-term care plan and whether the eligible plan
473	has a contract to provide managed medical assistance services in
474	the same region.
475	<u>(c)</u> Whether a plan offers consumer-directed care
476	services to enrollees pursuant to s. 409.221.
477	<u>(d)</u> Whether a plan is proposing to provide home and
478	community-based services in addition to the minimum benefits
479	required by s. 409.98.
480	Section 9. This act shall take effect July 1, 2017.

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