By Senator Rich

34-1390-07 See HB

1	A bill to be entitled
2	An act relating to Medicaid provider service
3	networks; amending s. 409.912, F.S.;
4	authorizing the Agency for Health Care
5	Administration to contract with a specialty
6	provider service network that exclusively
7	enrolls Medicaid beneficiaries with psychiatric
8	disabilities; requiring such beneficiaries to
9	be assigned to a specialty provider service
10	network under certain circumstances; amending
11	s. 409.91211, F.S.; requiring the agency to
12	modify eligibility assignment processes for
13	managed care pilot programs to include
14	specialty plans that specialize in care for
15	beneficiaries with psychiatric disabilities;
16	defining the terms "specialty provider service
17	network" and "specialty managed care plan";
18	requiring the agency to provide a service
19	delivery alternative to provide Medicaid
20	services to persons with psychiatric
21	disabilities and providing for an open
22	enrollment period; providing for an adjustment
23	of a specialty managed care plan's rates under
24	certain circumstances; providing an effective
25	date.
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27	Be It Enacted by the Legislature of the State of Florida:
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29	Section 1. Paragraph (d) of subsection (4) of section
30	409.912, Florida Statutes, is amended to read:
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409.912 Cost-effective purchasing of health care.--The agency shall purchase goods and services for Medicaid recipients in the most cost-effective manner consistent with the delivery of quality medical care. To ensure that medical services are effectively utilized, the agency may, in any case, require a confirmation or second physician's opinion of the correct diagnosis for purposes of authorizing future services under the Medicaid program. This section does not restrict access to emergency services or poststabilization care services as defined in 42 C.F.R. part 438.114. Such confirmation or second opinion shall be rendered in a manner approved by the agency. The agency shall maximize the use of prepaid per capita and prepaid aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, including competitive bidding pursuant to s. 287.057, designed to facilitate the cost-effective purchase of a case-managed continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify trends that are outside the normal practice patterns of a provider's professional peers or the national guidelines of a provider's professional association. The vendor must be able to provide information and counseling to a provider whose practice patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. The agency may mandate prior authorization, drug therapy management, or disease management participation for

certain populations of Medicaid beneficiaries, certain drug 2 classes, or particular drugs to prevent fraud, abuse, overuse, 3 and possible dangerous drug interactions. The Pharmaceutical and Therapeutics Committee shall make recommendations to the 4 5 agency on drugs for which prior authorization is required. The 6 agency shall inform the Pharmaceutical and Therapeutics 7 Committee of its decisions regarding drugs subject to prior 8 authorization. The agency is authorized to limit the entities 9 it contracts with or enrolls as Medicaid providers by developing a provider network through provider credentialing. 10 The agency may competitively bid single-source-provider 11 12 contracts if procurement of goods or services results in 13 demonstrated cost savings to the state without limiting access to care. The agency may limit its network based on the 14 assessment of beneficiary access to care, provider 15 16 availability, provider quality standards, time and distance 17 standards for access to care, the cultural competence of the 18 provider network, demographic characteristics of Medicaid beneficiaries, practice and provider-to-beneficiary standards, 19 appointment wait times, beneficiary use of services, provider 20 21 turnover, provider profiling, provider licensure history, 22 previous program integrity investigations and findings, peer 23 review, provider Medicaid policy and billing compliance records, clinical and medical record audits, and other 2.4 factors. Providers shall not be entitled to enrollment in the 25 26 Medicaid provider network. The agency shall determine 27 instances in which allowing Medicaid beneficiaries to purchase 2.8 durable medical equipment and other goods is less expensive to 29 the Medicaid program than long-term rental of the equipment or goods. The agency may establish rules to facilitate purchases 30 in lieu of long-term rentals in order to protect against fraud

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and abuse in the Medicaid program as defined in s. 409.913. The agency may seek federal waivers necessary to administer these policies.

- (4) The agency may contract with:
- (d) A provider service network, which may be reimbursed on a fee-for-service or prepaid basis. A provider service network that 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.
- 1. Except as provided in subparagraph 2., Medicaid recipients assigned to a provider service network shall be chosen equally from those who would otherwise have been assigned to prepaid plans and MediPass. The agency is authorized to seek federal Medicaid waivers as necessary to implement the provisions of this section. Any contract previously awarded to a provider service network operated by a hospital pursuant to this subsection shall remain in effect for a period of 3 years following the current contract expiration date, regardless of any contractual provisions to the contrary. A provider service network is a network established or organized and operated by a health care provider, or group of affiliated health care providers, including minority physician networks and emergency room diversion programs that meet the requirements of s. 409.91211, which provides a substantial proportion of the health care items and services under a contract directly through the provider or affiliated group of providers and may make arrangements with physicians or other health care

professionals, health care institutions, or any combination of 2 such individuals or institutions to assume all or part of the financial risk on a prospective basis for the provision of 3 basic health services by the physicians, by other health 4 5 professionals, or through the institutions. The health care providers must have a controlling interest in the governing body of the provider service network organization. 8 2. The agency shall seek applications for and is authorized to contract with a specialty provider service 9 10 network that exclusively enrolls Medicaid beneficiaries with psychiatric disabilities. Medicaid beneficiaries with 11 12 psychiatric disabilities who are required but fail to select a managed care plan shall be assigned to the specialty provider 13 service network in those geographic areas where the specialty 14 provider service network is available. For purposes of 15 enrollment, in addition to those who meet the diagnostic 16 17 criteria indicating a mental illness or emotional disturbance, beneficiaries served by Medicaid-enrolled community mental 18 health agencies or who voluntarily choose the specialty 19 provider service network shall be presumed to meet the plan 2.0 21 enrollment criteria. 22 Section 2. Paragraphs (o) and (aa) of subsection (3), 23 paragraphs (a) through (e) of subsection (4), and subsection (8) of section 409.91211, Florida Statutes, are amended, 2.4 paragraph (ee) is added to subsection (3), and paragraph (d) 2.5 26 is added to subsection (9) of that section, to read: 27 409.91211 Medicaid managed care pilot program. --2.8 (3) The agency shall have the following powers, 29 duties, and responsibilities with respect to the pilot 30 program:

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(o) To implement eligibility assignment processes to facilitate client choice while ensuring pilot programs of adequate enrollment levels. These processes shall ensure that pilot sites have sufficient levels of enrollment to conduct a valid test of the managed care pilot program within a 2-year timeframe. Eligibility assignment processes shall be modified as specified in paragraph (aa).

(aa) To implement a mechanism whereby Medicaid recipients who are already enrolled in a managed care plan or the MediPass program in the pilot areas shall be offered the opportunity to change to capitated managed care plans on a staggered basis, as defined by the agency. All Medicaid recipients shall have 30 days in which to make a choice of capitated managed care plans. Those Medicaid recipients who do not make a choice shall be assigned to a capitated managed care plan in accordance with paragraph (4)(a) and shall be exempt from s. 409.9122. To facilitate continuity of care for a Medicaid recipient who is also a recipient of Supplemental Security Income (SSI), prior to assigning the SSI recipient to a capitated managed care plan, the agency shall determine whether the SSI recipient has an ongoing relationship with a provider, including a community mental health provider or capitated managed care plan, and, if so, the agency shall assign the SSI recipient to that provider, provider service network, or capitated managed care plan where feasible. Those SSI recipients who do not have such a provider relationship shall be assigned to a capitated managed care plan provider in accordance with this paragraph and paragraphs (4)(a), (b), (d), and (e) and shall be exempt from s. 409.9122. If an application for a provider service network or capitated managed care plan that specializes in the care of

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beneficiaries with psychiatric disabilities is being considered in a geographic area, reform plans shall not be available for enrollment until the specialty plan is available as a choice to beneficiaries. For the purposes of this section, a "specialty provider service network" or "specialty managed care plan" means a provider service or managed care plan that limits plan enrollment to individuals with specific diagnoses.

- (ee) To develop and implement a service delivery alternative within capitated managed care plans to provide Medicaid services as specified in ss. 409.905 and 409.906 for persons with psychiatric disabilities sufficient to meet the medical, developmental, and emotional needs of those persons.
- (4)(a) A Medicaid recipient in the pilot area who is not currently enrolled in a capitated managed care plan upon implementation is not eligible for services as specified in ss. 409.905 and 409.906, for the amount of time that the recipient does not enroll in a capitated managed care network. If a Medicaid recipient has not enrolled in a capitated managed care plan within 30 days after eligibility, the agency shall assign the Medicaid recipient to a capitated managed care plan based on the assessed needs of the recipient as determined by the agency and the recipient shall be exempt from s. 409.9122. When making assignments, the agency shall take into account the following criteria:
- 1. A capitated managed care network has sufficient network capacity to meet the needs of members.
- 2. The capitated managed care network has previously enrolled the recipient as a member, or one of the capitated managed care network's primary care providers has previously provided health care to the recipient.

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- 4. The capitated managed care network's primary care providers are geographically accessible to the recipient's residence.
- 5. The extent of the psychiatric disability of the Medicaid beneficiary.
- (b) When more than one capitated managed care network provider meets the criteria specified in paragraph (3)(h), the agency shall assess a beneficiary's psychiatric disability before making an assignment and make recipient assignments consecutively by family unit.
- (c) If a recipient is currently enrolled with a Medicaid managed care organization that also operates an approved reform plan within a demonstration area and the recipient fails to choose a plan during the reform enrollment process or during redetermination of eligibility, the recipient shall be automatically assigned by the agency into the most appropriate reform plan operated by the recipient's current Medicaid managed care plan. If the recipient's current managed care plan does not operate a reform plan in the demonstration area which adequately meets the needs of the Medicaid recipient, the agency shall use the automatic assignment process as prescribed in the special terms and conditions numbered 11-W-00206/4. All enrollment and choice counseling materials provided by the agency must contain an explanation of the provisions of this paragraph for current managed care recipients and an explanation of the choice of

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any specialty provider service network or specialty managed care plan.

- (d) Except as provided in paragraph (b), the agency may not engage in practices that are designed to favor one capitated managed care plan over another or that are designed to influence Medicaid recipients to enroll in a particular capitated managed care network in order to strengthen its particular fiscal viability.
- (e) After a recipient has made a selection or has been enrolled in a capitated managed care network, the recipient shall have 90 days in which to voluntarily disenroll and select another capitated managed care network. After 90 days, no further changes may be made except for cause. Cause shall include, but not be limited to, poor quality of care, lack of access to necessary specialty services, an unreasonable delay or denial of service, inordinate or inappropriate changes of primary care providers, service access impairments due to significant changes in the geographic location of services, or fraudulent enrollment. The agency may require a recipient to use the capitated managed care network's grievance process as specified in paragraph (3)(g) prior to the agency's determination of cause, except in cases in which immediate risk of permanent damage to the recipient's health is alleged. The grievance process, when used, must be completed in time to permit the recipient to disenroll no later than the first day of the second month after the month the disenrollment request was made. If the capitated managed care network, as a result of the grievance process, approves an enrollee's request to disenroll, the agency is not required to make a determination in the case. The agency must make a determination and take final action on a recipient's request so that disenrollment

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occurs no later than the first day of the second month after the month the request was made. If the agency fails to act within the specified timeframe, the recipient's request to disenroll is deemed to be approved as of the date agency action was required. Recipients who disagree with the agency's finding that cause does not exist for disenrollment shall be advised of their right to pursue a Medicaid fair hearing to dispute the agency's finding. When a specialty provider service network or specialty managed care plan first becomes available in a geographic area, beneficiaries meeting diagnostic criteria shall be offered an open enrollment period during which they may choose to reenroll in a specialty provider service network or specialty managed care plan.

- (8) Except as provided in paragraph (9)(d), the agency must ensure, in the first two state fiscal years in which a risk-adjusted methodology is a component of rate setting, that no managed care plan providing comprehensive benefits to TANF and SSI recipients has an aggregate risk score that varies by more than 10 percent from the aggregate weighted mean of all managed care plans providing comprehensive benefits to TANF and SSI recipients in a reform area. The agency's payment to a managed care plan shall be based on such revised aggregate risk score.
- (9) After any calculations of aggregate risk scores or revised aggregate risk scores in subsection (8), the capitation rates for plans participating under this section shall be phased in as follows:
- (d) During this modified rate-setting period, a specialty managed care plan's rates may be adjusted by percentages other than those provided in this subsection because of the disproportionate enrollment of individuals with

1	psychiatric disabilities in a specialty provider service
2	network or specialty managed care plan.
3	Section 3. This act shall take effect July 1, 2007.
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