CS for CS for SB 1484, 2nd Engrossed

20101484er

1 2 An act relating to Medicaid; requiring that the Agency 3 for Health Care Administration request an extension of 4 a specified federal waiver; requiring the agency to report each month to the Legislature; requiring that 5 6 certain changes of terms and conditions relating to 7 the low-income pool be approved by the Legislative 8 Budget Commission; requiring that the agency develop a 9 methodology for intergovernmental transfers in any 10 expansion of prepaid managed care in the Medicaid program; requiring that the secretary appoint a 11 12 technical advisory panel; requiring a report to the 13 Governor and Legislature; creating s. 624.35, F.S.; providing a short title; creating s. 624.351, F.S.; 14 15 providing legislative findings; establishing the 16 Medicaid and Public Assistance Fraud Strike Force 17 within the Department of Financial Services to coordinate efforts to eliminate Medicaid and public 18 19 assistance fraud; providing for membership; providing 20 for meetings; specifying duties; requiring an annual 21 report to the Legislature and Governor; creating s. 22 624.352, F.S.; directing the Chief Financial Officer 23 to prepare model interagency agreements that address 2.4 Medicaid and public assistance fraud; specifying which 25 agencies may be a party to such agreements; amending 26 s. 16.59, F.S.; conforming provisions to changes made 27 by the act; requiring the Divisions of Insurance Fraud 28 and Public Assistance Fraud in the Department of 29 Financial Services to be collocated with the Medicaid

Page 1 of 30

CS for CS for SB 1484, 2nd Engrossed

20101484er

30 Fraud Control Unit if possible; requiring positions dedicated to Medicaid managed care fraud to be 31 32 collocated with the Division of Insurance Fraud; amending s. 20.121, F.S.; establishing the Division of 33 34 Public Assistance Fraud within the Department of 35 Financial Services; amending ss. 411.01, 414.33, and 36 414.39, F.S.; conforming provisions to changes made by 37 the act; transferring, renumbering, and amending s. 943.401, F.S.; directing the Department of Financial 38 39 Services rather than the Department of Law Enforcement to investigate public assistance fraud; creating s. 40 409.91212, F.S.; requiring that each managed care plan 41 adopt an anti-fraud plan; specifying requirements for 42 the plan; requiring that a managed care plan providing 43 Medicaid services to establish and maintain a fraud 44 45 investigative unit or contract for such services; providing requirements for reports to the Office of 46 Medicaid Program Integrity; authorizing the agency to 47 impose fines against a managed care plan that fails to 48 49 submit an anti-fraud plan or make certain reports; 50 authorizing the agency to adopt rules; directing the 51 Auditor General and the Office of Program Policy 52 Analysis and Government Accountability to review the 53 Medicaid fraud and abuse processes in the Agency for 54 Health Care Administration; requiring a report to the 55 Legislature and Governor by a certain date; 56 establishing the Medicaid claims adjudication project 57 in the Agency for Health Care Administration to 58 decrease the incidence of inaccurate payments and to

Page 2 of 30

2010 Legislature CS for CS for SB 1484, 2nd Engrossed

20101484er

	20101484er
59	improve the efficiency of the Medicaid claims
60	processing system; amending s. 409.912, F.S.;
61	authorizing the Agency for Health Care Administration
62	to contract with an entity that provides comprehensive
63	behavioral health care services to certain Medicaid
64	recipients who are not enrolled in a Medicaid managed
65	care plan or a Medicaid provider service network under
66	certain circumstances; amending s. 409.91211, F.S.;
67	revising certain provisions governing the Medicaid
68	managed care pilot program to conform to the extension
69	of the federal waiver; authorizing an administrative
70	fee to be paid to the specialty plan for the
71	coordination of services; transferring activities
72	relating to public assistance fraud from the
73	Department of Law Enforcement to the Division of
74	Public Assistance Fraud in the Department of Financial
75	Services by a type two transfer; providing effective
76	dates.
77	
78	Be It Enacted by the Legislature of the State of Florida:
79	
80	Section 1. By July 1, 2010, the Agency for Health Care
81	Administration shall begin the process of requesting an
82	extension of the Section 1115 waiver and shall ensure that the
83	waiver remains active and current. The agency shall report at
84	least monthly to the Legislature on progress in negotiating for
85	the extension of the waiver. Changes to the terms and conditions
86	relating to the low-income pool must be approved by the
87	Legislative Budget Commission.

Page 3 of 30

20101484er 88 Section 2. (1) The Agency for Health Care Administration 89 shall develop a methodology to ensure the availability of 90 intergovernmental transfers in any expansion of prepaid managed 91 care in the Medicaid program. The purpose of this methodology is 92 to support providers that have historically served Medicaid recipients, including, but not limited to, safety net providers, 93 94 trauma hospitals, children's hospitals, statutory teaching 95 hospitals, and medical and osteopathic physicians employed by or 96 under contract with a medical school in this state. The agency 97 may develop a supplemental capitation rate, risk pool, or 98 incentive payment to plans that contract with these providers. 99 The agency may develop the supplemental capitation rate to 100 consider rates higher than the fee-for-service Medicaid rate 101 when needed to ensure access and supported by funds provided by a locality. The agency shall evaluate the development of the 102 103 rate cell to accurately reflect the underlying utilization to 104 the maximum extent possible. The methodology may include interim 105 rate adjustments as permitted under federal regulations. Any 106 such methodology shall preserve federal funding to these entities and must be actuarially sound. 107 (2) The Secretary of Health Care Administration shall 108 109 appoint members and convene a technical advisory panel to advise 110 the agency in the study and development of intergovernmental 111 transfer distribution methods. The panel shall include 112 representatives from contributing hospitals, medical schools, local governments, and managed care plans. The panel shall 113 114 advise the agency regarding the best methods for ensuring the 115 continued availability of intergovernmental transfers, specific 116 issues to resolve in negotiations with the Centers for Medicare

Page 4 of 30

	20101484er
117	and Medicaid, and appropriate safeguards for appropriate
118	implementation of any developed payment methodologies.
119	(3) By January 1, 2011, the agency shall provide a report
120	to the Speaker of the House of Representatives, the President of
121	the Senate, and the Governor on the intergovernmental transfer
122	methodologies developed. The agency shall not implement such
123	methodologies without express legislative authority.
124	Section 3. Section 624.35, Florida Statutes, is created to
125	read:
126	624.35 Short titleSections 624.35-624.352 may be cited as
127	the "Medicaid and Public Assistance Fraud Strike Force Act."
128	Section 4. Section 624.351, Florida Statutes, is created to
129	read:
130	624.351 Medicaid and Public Assistance Fraud Strike Force
131	(1) LEGISLATIVE FINDINGSThe Legislature finds that there
132	is a need to develop and implement a statewide strategy to
133	coordinate state and local agencies, law enforcement entities,
134	and investigative units in order to increase the effectiveness
135	of programs and initiatives dealing with the prevention,
136	detection, and prosecution of Medicaid and public assistance
137	fraud.
138	(2) ESTABLISHMENTThe Medicaid and Public Assistance Fraud
139	Strike Force is created within the department to oversee and
140	coordinate state and local efforts to eliminate Medicaid and
141	public assistance fraud and to recover state and federal funds.
142	The strike force shall serve in an advisory capacity and provide
143	recommendations and policy alternatives to the Chief Financial
144	Officer.
145	(3) MEMBERSHIPThe strike force shall consist of the

Page 5 of 30

20101484er 146 following 11 members who may not designate anyone to serve in 147 their place: 148 (a) The Chief Financial Officer, who shall serve as chair. 149 (b) The Attorney General, who shall serve as vice chair. 150 (c) The executive director of the Department of Law 151 Enforcement. 152 (d) The Secretary of Health Care Administration. 153 (e) The Secretary of Children and Family Services. 154 (f) The State Surgeon General. 155 (q) Five members appointed by the Chief Financial Officer, consisting of two sheriffs, two chiefs of police, and one state 156 157 attorney. When making these appointments, the Chief Financial 158 Officer shall consider representation by geography, population, 159 ethnicity, and other relevant factors in order to ensure that 160 the membership of the strike force is representative of the 161 state as a whole. 162 (4) TERMS OF MEMBERSHIP; COMPENSATION; STAFF.-163 (a) The five members appointed by the Chief Financial 164 Officer shall be appointed to 4-year terms; however, for the purpose of providing staggered terms, of the initial 165 166 appointments, two members shall be appointed to a 2-year term, 167 two members shall be appointed to a 3-year term, and one member 168 shall be appointed to a 4-year term. Each of the remaining 169 members is a standing member of the strike force and may not 170 serve beyond the time he or she holds the position that was the basis for strike force membership. A vacancy shall be filled in 171 172 the same manner as the original appointment but only for the 173 unexpired term. 174 (b) The Legislature finds that the strike force serves a

Page 6 of 30

	20101484er
175	legitimate state, county, and municipal purpose and that service
176	on the strike force is consistent with a member's principal
177	service in a public office or employment. Therefore membership
178	on the strike force does not disqualify a member from holding
179	any other public office or from being employed by a public
180	entity, except that a member of the Legislature may not serve on
181	the strike force.
182	(c) Members of the strike force shall serve without
183	compensation, but are entitled to reimbursement for per diem and
184	travel expenses pursuant to s. 112.061. Reimbursements may be
185	paid from appropriations provided to the department by the
186	Legislature for the purposes of this section.
187	(d) The Chief Financial Officer shall appoint a chief of
188	staff for the strike force who must have experience, education,
189	and expertise in the fields of law, prosecution, or fraud
190	investigations and shall serve at the pleasure of the Chief
191	Financial Officer. The department shall provide the strike force
192	with staff necessary to assist the strike force in the
193	performance of its duties.
194	(5) MEETINGSThe strike force shall hold its
195	organizational session by March 1, 2011. Thereafter, the strike
196	force shall meet at least four times per year. Additional
197	meetings may be held if the chair determines that extraordinary
198	circumstances require an additional meeting. Members may appear
199	by electronic means. A majority of the members of the strike
200	force constitutes a quorum.
201	(6) STRIKE FORCE DUTIESThe strike force shall provide
202	advice and make recommendations, as necessary, to the Chief
203	Financial Officer.

Page 7 of 30

	20101484er
204	(a) The strike force may advise the Chief Financial Officer
205	on initiatives that include, but are not limited to:
206	1. Conducting a census of local, state, and federal efforts
207	to address Medicaid and public assistance fraud in this state,
208	including fraud detection, prevention, and prosecution, in order
209	to discern overlapping missions, maximize existing resources,
210	and strengthen current programs.
211	2. Developing a strategic plan for coordinating and
212	targeting state and local resources for preventing and
213	prosecuting Medicaid and public assistance fraud. The plan must
214	identify methods to enhance multiagency efforts that contribute
215	to achieving the state's goal of eliminating Medicaid and public
216	assistance fraud.
217	3. Identifying methods to implement innovative technology
218	and data sharing in order to detect and analyze Medicaid and
219	public assistance fraud with speed and efficiency.
220	4. Establishing a program to provide grants to state and
221	local agencies that develop and implement effective Medicaid and
222	public assistance fraud prevention, detection, and investigation
223	programs, which are evaluated by the strike force and ranked by
224	their potential to contribute to achieving the state's goal of
225	eliminating Medicaid and public assistance fraud. The grant
226	program may also provide startup funding for new initiatives by
227	local and state law enforcement or administrative agencies to
228	combat Medicaid and public assistance fraud.
229	5. Developing and promoting crime prevention services and
230	educational programs that serve the public, including, but not
231	limited to, a well-publicized rewards program for the
232	apprehension and conviction of criminals who perpetrate Medicaid

Page 8 of 30

	20101484er
233	and public assistance fraud.
234	6. Providing grants, contingent upon appropriation, for
235	multiagency or state and local Medicaid and public assistance
236	fraud efforts, which include, but are not limited to:
237	a. Providing for a Medicaid and public assistance fraud
238	prosecutor in the Office of the Statewide Prosecutor.
239	b. Providing assistance to state attorneys for support
240	services or equipment, or for the hiring of assistant state
241	attorneys, as needed, to prosecute Medicaid and public
242	assistance fraud cases.
243	c. Providing assistance to judges for support services or
244	for the hiring of senior judges, as needed, so that Medicaid and
245	public assistance fraud cases can be heard expeditiously.
246	(b) The strike force shall receive periodic reports from
247	state agencies, law enforcement officers, investigators,
248	prosecutors, and coordinating teams regarding Medicaid and
249	public assistance criminal and civil investigations. Such
250	reports may include discussions regarding significant factors
251	and trends relevant to a statewide Medicaid and public
252	assistance fraud strategy.
253	(7) REPORTS.—The strike force shall annually prepare and
254	submit a report on its activities and recommendations, by
255	October 1, to the President of the Senate, the Speaker of the
256	House of Representatives, the Governor, and the chairs of the
257	House of Representatives and Senate committees that have
258	substantive jurisdiction over Medicaid and public assistance
259	fraud.
260	Section 5. Section 624.352, Florida Statutes, is created to
261	read:
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Page 9 of 30

	20101484er
262	624.352 Interagency agreements to detect and deter Medicaid
263	and public assistance fraud
264	(1) The Chief Financial Officer shall prepare model
265	interagency agreements for the coordination of prevention,
266	investigation, and prosecution of Medicaid and public assistance
267	fraud to be known as "Strike Force" agreements. Parties to such
268	agreements may include any agency that is headed by a Cabinet
269	officer, the Governor, the Governor and Cabinet, a collegial
270	body, or any federal, state, or local law enforcement agency.
271	(2) The agreements must include, but are not limited to:
272	(a) Establishing the agreement's purpose, mission,
273	authority, organizational structure, procedures, supervision,
274	operations, deputations, funding, expenditures, property and
275	equipment, reports and records, assets and forfeitures, media
276	policy, liability, and duration.
277	(b) Requiring that parties to an agreement have appropriate
278	powers and authority relative to the purpose and mission of the
279	agreement.
280	Section 6. Section 16.59, Florida Statutes, is amended to
281	read:
282	16.59 Medicaid fraud controlThe Medicaid Fraud Control
283	<u>Unit</u> There is created in the Department of Legal Affairs <u>to</u> the
284	Medicaid Fraud Control Unit, which may investigate all
285	violations of s. 409.920 and any criminal violations discovered
286	during the course of those investigations. The Medicaid Fraud
287	Control Unit may refer any criminal violation so uncovered to
288	the appropriate prosecuting authority. <u>The</u> offices of the
289	Medicaid Fraud Control Unit <u>,</u> and the offices of the Agency for
290	Health Care Administration Medicaid program integrity program $_$

Page 10 of 30

	20101484er
291	and the Divisions of Insurance Fraud and Public Assistance Fraud
292	within the Department of Financial Services shall, to the extent
293	possible, be collocated; however, positions dedicated to
294	Medicaid managed care fraud within the Medicaid Fraud Control
295	Unit shall be collocated with the Division of Insurance Fraud.
296	The Agency <u>for Health Care Administration,</u> and the Department of
297	Legal Affairs, and the Divisions of Insurance Fraud and Public
298	Assistance Fraud within the Department of Financial Services
299	shall conduct joint training and other joint activities designed
300	to increase communication and coordination in recovering
301	overpayments.
302	Section 7. Paragraph (o) is added to subsection (2) of
303	section 20.121, Florida Statutes, to read:
304	20.121 Department of Financial ServicesThere is created a
305	Department of Financial Services.
306	(2) DIVISIONSThe Department of Financial Services shall
307	consist of the following divisions:
308	(o) The Division of Public Assistance Fraud.
309	Section 8. Paragraph (b) of subsection (7) of section
310	411.01, Florida Statutes, is amended to read:
311	411.01 School readiness programs; early learning
312	coalitions
313	(7) PARENTAL CHOICE
314	(b) If it is determined that a provider has provided any
315	cash to the beneficiary in return for receiving the purchase
316	order, the early learning coalition or its fiscal agent shall
317	refer the matter to the Department of Financial Services
318	pursuant to s. 414.411 Division of Public Assistance Fraud for
319	investigation.

Page 11 of 30

CS for CS for SB 1484, 2nd Engrossed

20101484er 320 Section 9. Subsection (2) of section 414.33, Florida 321 Statutes, is amended to read: 322 414.33 Violations of food stamp program.-323 (2) In addition, the department shall establish procedures 324 for referring to the Department of Law Enforcement any case that involves a suspected violation of federal or state law or rules 325 326 governing the administration of the food stamp program to the 327 Department of Financial Services pursuant to s. 414.411. 328 Section 10. Subsection (9) of section 414.39, Florida 329 Statutes, is amended to read: 414.39 Fraud.-330 (9) All records relating to investigations of public 331 332 assistance fraud in the custody of the department and the Agency 333 for Health Care Administration are available for examination by the Department of Financial Services Law Enforcement pursuant to 334 335 s. 414.411 943.401 and are admissible into evidence in 336 proceedings brought under this section as business records 337 within the meaning of s. 90.803(6). 338 Section 11. Section 943.401, Florida Statutes, is 339 transferred, renumbered as section 414.411, Florida Statutes, 340 and amended to read: 341 414.411 943.401 Public assistance fraud.-342 (1) (a) The Department of Financial Services Law Enforcement 343 shall investigate all public assistance provided to residents of 344 the state or provided to others by the state. In the course of 345 such investigation the department of Law Enforcement shall 346 examine all records, including electronic benefits transfer records and make inquiry of all persons who may have knowledge 347 348 as to any irregularity incidental to the disbursement of public

Page 12 of 30

349 moneys, food stamps, or other items or benefits authorizations 350 to recipients.

351 (b) All public assistance recipients, as a condition 352 precedent to qualification for public assistance received and as 353 defined under the provisions of chapter 409, chapter 411, or 354 this chapter 414, must shall first give in writing, to the 355 Agency for Health Care Administration, the Department of Health, 356 the Agency for Workforce Innovation, and the Department of 357 Children and Family Services, as appropriate, and to the 358 Department of Financial Services Law Enforcement, consent to 359 make inquiry of past or present employers and records, financial 360 or otherwise.

361 (2) In the conduct of such investigation the Department of
 362 <u>Financial Services</u> Law Enforcement may employ persons having
 363 such qualifications as are useful in the performance of this
 364 duty.

(3) The results of such investigation shall be reported by
the Department of <u>Financial Services</u> Law Enforcement to the
appropriate legislative committees, the Agency for Health Care
Administration, the Department of Health, the Agency for
Workforce Innovation, and the Department of Children and Family
Services, and to such others as the department of Law
Enforcement may determine.

(4) The Department of Health and the Department of Children
and Family Services shall report to the Department of <u>Financial</u>
<u>Services</u> Law Enforcement the final disposition of all cases
wherein action has been taken pursuant to s. 414.39, based upon
information furnished by the Department of <u>Financial Services</u>
Law Enforcement.

Page 13 of 30

2010 Legislature CS for CS for SB 1484, 2nd Engrossed

	20101484er
378	(5) All lawful fees and expenses of officers and witnesses,
379	expenses incident to taking testimony and transcripts of
380	testimony and proceedings are a proper charge to the Department
381	of <u>Financial Services</u> Law Enforcement .
382	(6) The provisions of this section shall be liberally
383	construed in order to carry out effectively the purposes of this
384	section in the interest of protecting public moneys and other
385	public property.
386	Section 12. Section 409.91212, Florida Statutes, is created
387	to read:
388	409.91212 Medicaid managed care fraud
389	(1) Each managed care plan, as defined in s. 409.920(1)(e),
390	shall adopt an anti-fraud plan addressing the detection and
391	prevention of overpayments, abuse, and fraud relating to the
392	provision of and payment for Medicaid services and submit the
393	plan to the Office of Medicaid Program Integrity within the
394	agency for approval. At a minimum, the anti-fraud plan must
395	include:
396	(a) A written description or chart outlining the
397	organizational arrangement of the plan's personnel who are
398	responsible for the investigation and reporting of possible
399	overpayment, abuse, or fraud;
400	(b) A description of the plan's procedures for detecting
401	and investigating possible acts of fraud, abuse, and
402	overpayment;
403	(c) A description of the plan's procedures for the
404	mandatory reporting of possible overpayment, abuse, or fraud to
405	the Office of Medicaid Program Integrity within the agency;
406	(d) A description of the plan's program and procedures for

Page 14 of 30

	20101484er
407	educating and training personnel on how to detect and prevent
408	fraud, abuse, and overpayment;
409	(e) The name, address, telephone number, e-mail address,
410	and fax number of the individual responsible for carrying out
411	the anti-fraud plan; and
412	(f) A summary of the results of the investigations of
413	fraud, abuse, or overpayment which were conducted during the
414	previous year by the managed care organization's fraud
415	investigative unit.
416	(2) A managed care plan that provides Medicaid services
417	shall:
418	(a) Establish and maintain a fraud investigative unit to
419	investigate possible acts of fraud, abuse, and overpayment; or
420	(b) Contract for the investigation of possible fraudulent
421	or abusive acts by Medicaid recipients, persons providing
422	services to Medicaid recipients, or any other persons.
423	(3) If a managed care plan contracts for the investigation
424	of fraudulent claims and other types of program abuse by
425	recipients or service providers, the managed care plan shall
426	file the following with the Office of Medicaid Program Integrity
427	within the agency for approval before the plan executes any
428	contracts for fraud and abuse prevention and detection:
429	(a) A copy of the written contract between the plan and the
430	contracting entity;
431	(b) The names, addresses, telephone numbers, e-mail
432	addresses, and fax numbers of the principals of the entity with
433	which the managed care plan has contracted; and
434	(c) A description of the qualifications of the principals
435	of the entity with which the managed care plan has contracted.
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Page 15 of 30

	20101484er
436	(4) On or before September 1 of each year, each managed
437	care plan shall report to the Office of Medicaid Program
438	Integrity within the agency on its experience in implementing an
439	anti-fraud plan, as provided under subsection (1), and, if
440	applicable, conducting or contracting for investigations of
441	possible fraudulent or abusive acts as provided under this
442	section for the prior state fiscal year. The report must
443	include, at a minimum:
444	(a) The dollar amount of losses and recoveries attributable
445	to overpayment, abuse, and fraud.
446	(b) The number of referrals to the Office of Medicaid
447	Program Integrity during the prior year.
448	(5) If a managed care plan fails to timely submit a final
449	acceptable anti-fraud plan, fails to timely submit its annual
450	report, fails to implement its anti-fraud plan or investigative
451	unit, if applicable, or otherwise refuses to comply with this
452	section, the agency shall impose:
453	(a) An administrative fine of \$2,000 per calendar day for
454	failure to submit an acceptable anti-fraud plan or report until
455	the agency deems the managed care plan or report to be in
456	compliance;
457	(b) An administrative fine of not more than \$10,000 for
458	failure by a managed care plan to implement an anti-fraud plan
459	or investigative unit, as applicable; or
460	(c) The administrative fines pursuant to paragraphs (a) and
461	<u>(b).</u>
462	(6) Each managed care plan shall report all suspected or
463	confirmed instances of provider or recipient fraud or abuse
464	within 15 calendar days after detection to the Office of

Page 16 of 30

	20101484er
465	Medicaid Program Integrity within the agency. At a minimum the
466	report must contain the name of the provider or recipient, the
467	Medicaid billing number or tax identification number, and a
468	description of the fraudulent or abusive act. The Office of
469	Medicaid Program Integrity in the agency shall forward the
470	report of suspected overpayment, abuse, or fraud to the
471	appropriate investigative unit, including, but not limited to,
472	the Bureau of Medicaid program integrity, the Medicaid fraud
473	control unit, the Division of Public Assistance Fraud, the
474	Division of Insurance Fraud, or the Department of Law
475	Enforcement.
476	(a) Failure to timely report shall result in an
477	administrative fine of \$1,000 per calendar day after the 15th
478	day of detection.
479	(b) Failure to timely report may result in additional
480	administrative, civil, or criminal penalties.
481	(7) The agency may adopt rules to administer this section.
482	Section 13. Review of the Medicaid fraud and abuse
483	processes
484	(1) The Auditor General and the Office of Program Policy
485	Analysis and Government Accountability shall review and evaluate
486	the Agency for Health Care Administration's Medicaid fraud and
487	abuse systems, including the Medicaid program integrity program.
488	The reviewers may access Medicaid-related information and data
489	from the Attorney General's Medicaid Fraud Control Unit, the
490	Department of Health, the Department of Elderly Affairs, the
491	Agency for Persons with Disabilities, and the Department of
492	Children and Family Services, as necessary, to conduct the
493	review. The review must include, but is not limited to:

Page 17 of 30

	20101484er
494	(a) An evaluation of current Medicaid policies and the
495	Medicaid fiscal agent;
496	(b) An analysis of the Medicaid fraud and abuse prevention
497	and detection processes, including agency contracts, Medicaid
498	databases, and internal control risk assessments;
499	(c) A comprehensive evaluation of the effectiveness of the
500	current laws, rules, and contractual requirements that govern
501	Medicaid managed care entities;
502	(d) An evaluation of the agency's Medicaid managed care
503	oversight processes;
504	(e) Recommendations to improve the Medicaid claims
505	adjudication process, to increase the overall efficiency of the
506	Medicaid program, and to reduce Medicaid overpayments; and
507	(f) Operational and legislative recommendations to improve
508	the prevention and detection of fraud and abuse in the Medicaid
509	managed care program.
510	(2) The Auditor General's Office and the Office of Program
511	Policy Analysis and Government Accountability may contract with
512	technical consultants to assist in the performance of the
513	review. The Auditor General and the Office of Program Policy
514	Analysis and Government Accountability shall report to the
515	President of the Senate, the Speaker of the House of
516	Representatives, and the Governor by December 1, 2011.
517	Section 14. Medicaid claims adjudication projectThe
518	Agency for Health Care Administration shall issue a competitive
519	procurement pursuant to chapter 287, Florida Statutes, with a
520	third-party vendor, at no cost to the state, to provide a real-
521	time, front-end database to augment the Medicaid fiscal agent
522	program edits and claims adjudication process. The vendor shall

Page 18 of 30

523 provide an interface with the Medicaid fiscal agent to decrease 524 inaccurate payment to Medicaid providers and improve the overall 525 efficiency of the Medicaid claims-processing system.

526 Section 15. Effective July 1, 2010, paragraph (b) of 527 subsection (4) of section 409.912, Florida Statutes, is amended, 528 and paragraph (d) of that subsection is republished, to read:

529 409.912 Cost-effective purchasing of health care.-The agency shall purchase goods and services for Medicaid recipients 530 531 in the most cost-effective manner consistent with the delivery of quality medical care. To ensure that medical services are 532 533 effectively utilized, the agency may, in any case, require a 534 confirmation or second physician's opinion of the correct 535 diagnosis for purposes of authorizing future services under the 536 Medicaid program. This section does not restrict access to 537 emergency services or poststabilization care services as defined in 42 C.F.R. part 438.114. Such confirmation or second opinion 538 539 shall be rendered in a manner approved by the agency. The agency 540 shall maximize the use of prepaid per capita and prepaid 541 aggregate fixed-sum basis services when appropriate and other alternative service delivery and reimbursement methodologies, 542 including competitive bidding pursuant to s. 287.057, designed 543 to facilitate the cost-effective purchase of a case-managed 544 continuum of care. The agency shall also require providers to 545 546 minimize the exposure of recipients to the need for acute 547 inpatient, custodial, and other institutional care and the 548 inappropriate or unnecessary use of high-cost services. The 549 agency shall contract with a vendor to monitor and evaluate the 550 clinical practice patterns of providers in order to identify 551 trends that are outside the normal practice patterns of a

Page 19 of 30

20101484er 552 provider's professional peers or the national guidelines of a 553 provider's professional association. The vendor must be able to 554 provide information and counseling to a provider whose practice 555 patterns are outside the norms, in consultation with the agency, to improve patient care and reduce inappropriate utilization. 556 557 The agency may mandate prior authorization, drug therapy 558 management, or disease management participation for certain 559 populations of Medicaid beneficiaries, certain drug classes, or 560 particular drugs to prevent fraud, abuse, overuse, and possible 561 dangerous drug interactions. The Pharmaceutical and Therapeutics 562 Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform 563 564 the Pharmaceutical and Therapeutics Committee of its decisions 565 regarding drugs subject to prior authorization. The agency is authorized to limit the entities it contracts with or enrolls as 566 567 Medicaid providers by developing a provider network through 568 provider credentialing. The agency may competitively bid single-569 source-provider contracts if procurement of goods or services 570 results in demonstrated cost savings to the state without 571 limiting access to care. The agency may limit its network based on the assessment of beneficiary access to care, provider 572 573 availability, provider quality standards, time and distance 574 standards for access to care, the cultural competence of the 575 provider network, demographic characteristics of Medicaid 576 beneficiaries, practice and provider-to-beneficiary standards, 577 appointment wait times, beneficiary use of services, provider 578 turnover, provider profiling, provider licensure history, 579 previous program integrity investigations and findings, peer 580 review, provider Medicaid policy and billing compliance records,

Page 20 of 30

581 clinical and medical record audits, and other factors. Providers 582 shall not be entitled to enrollment in the Medicaid provider 583 network. The agency shall determine instances in which allowing 584 Medicaid beneficiaries to purchase durable medical equipment and 585 other goods is less expensive to the Medicaid program than long-586 term rental of the equipment or goods. The agency may establish 587 rules to facilitate purchases in lieu of long-term rentals in 588 order to protect against fraud and abuse in the Medicaid program 589 as defined in s. 409.913. The agency may seek federal waivers 590 necessary to administer these policies.

591

(4) The agency may contract with:

(b) An entity that is providing comprehensive behavioral 592 593 health care services to certain Medicaid recipients through a 594 capitated, prepaid arrangement pursuant to the federal waiver provided for by s. 409.905(5). Such entity must be licensed 595 596 under chapter 624, chapter 636, or chapter 641, or authorized 597 under paragraph (c) or paragraph (d), and must possess the 598 clinical systems and operational competence to manage risk and 599 provide comprehensive behavioral health care to Medicaid 600 recipients. As used in this paragraph, the term "comprehensive 601 behavioral health care services" means covered mental health and 602 substance abuse treatment services that are available to 603 Medicaid recipients. The secretary of the Department of Children 604 and Family Services shall approve provisions of procurements 605 related to children in the department's care or custody before 606 enrolling such children in a prepaid behavioral health plan. Any 607 contract awarded under this paragraph must be competitively 608 procured. In developing the behavioral health care prepaid plan 609 procurement document, the agency shall ensure that the

Page 21 of 30

20101484er 610 procurement document requires the contractor to develop and 611 implement a plan to ensure compliance with s. 394.4574 related 612 to services provided to residents of licensed assisted living 613 facilities that hold a limited mental health license. Except as 614 provided in subparagraph 8., and except in counties where the Medicaid managed care pilot program is authorized pursuant to s. 615 616 409.91211, the agency shall seek federal approval to contract 617 with a single entity meeting these requirements to provide 618 comprehensive behavioral health care services to all Medicaid 619 recipients not enrolled in a Medicaid managed care plan authorized under s. 409.91211, a provider service network 620 authorized under paragraph (d), or a Medicaid health maintenance 621 622 organization in an AHCA area. In an AHCA area where the Medicaid 623 managed care pilot program is authorized pursuant to s. 624 409.91211 in one or more counties, the agency may procure a 625 contract with a single entity to serve the remaining counties as 626 an AHCA area or the remaining counties may be included with an 627 adjacent AHCA area and are subject to this paragraph. Each 628 entity must offer a sufficient choice of providers in its 629 network to ensure recipient access to care and the opportunity to select a provider with whom they are satisfied. The network 630 shall include all public mental health hospitals. To ensure 631 unimpaired access to behavioral health care services by Medicaid 632 633 recipients, all contracts issued pursuant to this paragraph must 634 require 80 percent of the capitation paid to the managed care 635 plan, including health maintenance organizations and capitated 636 provider service networks, to be expended for the provision of 637 behavioral health care services. If the managed care plan 638 expends less than 80 percent of the capitation paid for the

Page 22 of 30

639 provision of behavioral health care services, the difference 640 shall be returned to the agency. The agency shall provide the 641 plan with a certification letter indicating the amount of 642 capitation paid during each calendar year for behavioral health 643 care services pursuant to this section. The agency may reimburse for substance abuse treatment services on a fee-for-service 644 645 basis until the agency finds that adequate funds are available for capitated, prepaid arrangements. 646

By January 1, 2001, the agency shall modify the
contracts with the entities providing comprehensive inpatient
and outpatient mental health care services to Medicaid
recipients in Hillsborough, Highlands, Hardee, Manatee, and Polk
Counties, to include substance abuse treatment services.

652 2. By July 1, 2003, the agency and the Department of 653 Children and Family Services shall execute a written agreement 654 that requires collaboration and joint development of all policy, 655 budgets, procurement documents, contracts, and monitoring plans 656 that have an impact on the state and Medicaid community mental 657 health and targeted case management programs.

658 3. Except as provided in subparagraph 8., by July 1, 2006, 659 the agency and the Department of Children and Family Services 660 shall contract with managed care entities in each AHCA area 661 except area 6 or arrange to provide comprehensive inpatient and 662 outpatient mental health and substance abuse services through 663 capitated prepaid arrangements to all Medicaid recipients who 664 are eligible to participate in such plans under federal law and 665 regulation. In AHCA areas where eligible individuals number less than 150,000, the agency shall contract with a single managed 666 667 care plan to provide comprehensive behavioral health services to

Page 23 of 30

668 all recipients who are not enrolled in a Medicaid health 669 maintenance organization, a provider service network authorized 670 under paragraph (d), or a Medicaid capitated managed care plan 671 authorized under s. 409.91211. The agency may contract with more 672 than one comprehensive behavioral health provider to provide 673 care to recipients who are not enrolled in a Medicaid capitated managed care plan authorized under s. 409.91211, a provider 674 675 service network authorized under paragraph (d), or a Medicaid 676 health maintenance organization in AHCA areas where the eligible 677 population exceeds 150,000. In an AHCA area where the Medicaid 678 managed care pilot program is authorized pursuant to s. 679 409.91211 in one or more counties, the agency may procure a 680 contract with a single entity to serve the remaining counties as 681 an AHCA area or the remaining counties may be included with an adjacent AHCA area and shall be subject to this paragraph. 682 683 Contracts for comprehensive behavioral health providers awarded 684 pursuant to this section shall be competitively procured. Both 685 for-profit and not-for-profit corporations are eligible to 686 compete. Managed care plans contracting with the agency under subsection (3) or paragraph (d), shall provide and receive 687 payment for the same comprehensive behavioral health benefits as 688 689 provided in AHCA rules, including handbooks incorporated by 690 reference. In AHCA area 11, the agency shall contract with at 691 least two comprehensive behavioral health care providers to 692 provide behavioral health care to recipients in that area who 693 are enrolled in, or assigned to, the MediPass program. One of the behavioral health care contracts must be with the existing 694 695 provider service network pilot project, as described in 696 paragraph (d), for the purpose of demonstrating the cost-

Page 24 of 30

697 effectiveness of the provision of quality mental health services 698 through a public hospital-operated managed care model. Payment 699 shall be at an agreed-upon capitated rate to ensure cost 700 savings. Of the recipients in area 11 who are assigned to 701 MediPass under s. 409.9122(2)(k), a minimum of 50,000 of those 702 MediPass-enrolled recipients shall be assigned to the existing 703 provider service network in area 11 for their behavioral care.

4. By October 1, 2003, the agency and the department shall submit a plan to the Governor, the President of the Senate, and the Speaker of the House of Representatives which provides for the full implementation of capitated prepaid behavioral health care in all areas of the state.

a. Implementation shall begin in 2003 in those AHCA areas
of the state where the agency is able to establish sufficient
capitation rates.

b. If the agency determines that the proposed capitation rate in any area is insufficient to provide appropriate services, the agency may adjust the capitation rate to ensure that care will be available. The agency and the department may use existing general revenue to address any additional required match but may not over-obligate existing funds on an annualized basis.

719 c. Subject to any limitations provided in the General 720 Appropriations Act, the agency, in compliance with appropriate 721 federal authorization, shall develop policies and procedures 722 that allow for certification of local and state funds.

5. Children residing in a statewide inpatient psychiatric
program, or in a Department of Juvenile Justice or a Department
of Children and Family Services residential program approved as

Page 25 of 30

CS for CS for SB 1484, 2nd Engrossed

20101484er

a Medicaid behavioral health overlay services provider may not
be included in a behavioral health care prepaid health plan or
any other Medicaid managed care plan pursuant to this paragraph.

729 6. In converting to a prepaid system of delivery, the 730 agency shall in its procurement document require an entity providing only comprehensive behavioral health care services to 731 prevent the displacement of indigent care patients by enrollees 732 733 in the Medicaid prepaid health plan providing behavioral health 734 care services from facilities receiving state funding to provide indigent behavioral health care, to facilities licensed under 735 736 chapter 395 which do not receive state funding for indigent 737 behavioral health care, or reimburse the unsubsidized facility 738 for the cost of behavioral health care provided to the displaced 739 indigent care patient.

740 7. Traditional community mental health providers under 741 contract with the Department of Children and Family Services 742 pursuant to part IV of chapter 394, child welfare providers under contract with the Department of Children and Family 743 744 Services in areas 1 and 6, and inpatient mental health providers 745 licensed pursuant to chapter 395 must be offered an opportunity 746 to accept or decline a contract to participate in any provider 747 network for prepaid behavioral health services.

8. All Medicaid-eligible children, except children in area and children in Highlands County, Hardee County, Polk County, or Manatee County of area 6, that are open for child welfare services in the HomeSafeNet system, shall receive their behavioral health care services through a specialty prepaid plan operated by community-based lead agencies through a single agency or formal agreements among several agencies. The

Page 26 of 30

755 specialty prepaid plan must result in savings to the state 756 comparable to savings achieved in other Medicaid managed care 757 and prepaid programs. Such plan must provide mechanisms to 758 maximize state and local revenues. The specialty prepaid plan 759 shall be developed by the agency and the Department of Children 760 and Family Services. The agency may seek federal waivers to 761 implement this initiative. Medicaid-eligible children whose 762 cases are open for child welfare services in the HomeSafeNet 763 system and who reside in AHCA area 10 are exempt from the specialty prepaid plan upon the development of a service 764 delivery mechanism for children who reside in area 10 as 765 766 specified in s. 409.91211(3)(dd).

767 (d) A provider service network may be reimbursed on a fee-768 for-service or prepaid basis. A provider service network which 769 is reimbursed by the agency on a prepaid basis shall be exempt 770 from parts I and III of chapter 641, but must comply with the 771 solvency requirements in s. 641.2261(2) and meet appropriate 772 financial reserve, quality assurance, and patient rights 773 requirements as established by the agency. Medicaid recipients assigned to a provider service network shall be chosen equally 774 775 from those who would otherwise have been assigned to prepaid 776 plans and MediPass. The agency is authorized to seek federal 777 Medicaid waivers as necessary to implement the provisions of 778 this section. Any contract previously awarded to a provider 779 service network operated by a hospital pursuant to this 780 subsection shall remain in effect for a period of 3 years 781 following the current contract expiration date, regardless of 782 any contractual provisions to the contrary. A provider service 783 network is a network established or organized and operated by a

Page 27 of 30

CS for CS for SB 1484, 2nd Engrossed

20101484er

784 health care provider, or group of affiliated health care 785 providers, including minority physician networks and emergency 786 room diversion programs that meet the requirements of s. 787 409.91211, which provides a substantial proportion of the health 788 care items and services under a contract directly through the 789 provider or affiliated group of providers and may make 790 arrangements with physicians or other health care professionals, 791 health care institutions, or any combination of such individuals 792 or institutions to assume all or part of the financial risk on a 793 prospective basis for the provision of basic health services by 794 the physicians, by other health professionals, or through the 795 institutions. The health care providers must have a controlling 796 interest in the governing body of the provider service network organization. 797

Section 16. Effective July 1, 2010, paragraphs (e) and (dd) of subsection (3) of section 409.91211, Florida Statutes, are amended to read:

801

409.91211 Medicaid managed care pilot program.-

802 (3) The agency shall have the following powers, duties, and803 responsibilities with respect to the pilot program:

804 (e) To implement policies and guidelines for phasing in 805 financial risk for approved provider service networks that, for purposes of this paragraph, include the Children's Medical 806 807 Services Network, over the a 5-year period of the waiver and the 808 extension thereof. These policies and guidelines must include an 809 option for a provider service network to be paid fee-for-service 810 rates. For any provider service network established in a managed 811 care pilot area, the option to be paid fee-for-service rates 812 must include a savings-settlement mechanism that is consistent

Page 28 of 30

813 with s. 409.912(44). This model must be converted to a risk-814 adjusted capitated rate by the beginning of the <u>final</u> sixth year 815 of operation <u>under the waiver extension</u>, and may be converted 816 earlier at the option of the provider service network. Federally 817 qualified health centers may be offered an opportunity to accept 818 or decline a contract to participate in any provider network for 819 prepaid primary care services.

820 (dd) To implement service delivery mechanisms within a 821 specialty plan in area 10 capitated managed care plans to 822 provide behavioral health care services Medicaid services as specified in ss. 409.905 and 409.906 to Medicaid-eligible 823 824 children whose cases are open for child welfare services in the 825 HomeSafeNet system. These services must be coordinated with 826 community-based care providers as specified in s. 409.1671, 827 where available, and be sufficient to meet the medical, 828 developmental, behavioral, and emotional needs of these 829 children. Children in area 10 who have an open case in the 830 HomeSafeNet system shall be enrolled into the specialty plan. 831 These service delivery mechanisms must be implemented no later than July 1, 2011 2008, in AHCA area 10 in order for the 832 833 children in AHCA area 10 to remain exempt from the statewide 834 plan under s. 409.912(4)(b)8. An administrative fee may be paid 835 to the specialty plan for the coordination of services based on 836 the receipt of the state share of that fee being provided 837 through intergovernmental transfers.

838 Section 17. <u>All powers, duties, functions, records,</u> 839 <u>offices, personnel, property, pending issues and existing</u> 840 <u>contracts, administrative authority, administrative rules, and</u> 841 <u>unexpended balances of appropriations, allocations, and other</u>

Page 29 of 30

842	funds relating to public assistance fraud in the Department of
843	Law Enforcement are transferred by a type two transfer, as
844	defined in s. 20.06(2), Florida Statutes, to the Division of
845	Public Assistance Fraud in the Department of Financial Services.
846	Section 18. Except as otherwise expressly provided in this
847	act and except for sections 1, 2, 12, 13, and 14 of this act and
848	this section, which shall take effect upon this act becoming a
849	law, this act shall take effect January 1, 2011.