Bill No. SB 1520 (2013)

Amendment No. CHAMBER ACTION Senate House Representative Hudson offered the following: 1 2 3 Amendment (with title amendment) 4 Remove everything after the enacting clause and insert: 5 Section 1. Section 381.0403, Florida Statutes, is 6 repealed. 7 Section 2. Paragraph (e) of subsection (2) of section 8 395.602, Florida Statutes, is amended to read: 9 395.602 Rural hospitals.-10 (2) DEFINITIONS.-As used in this part: 11 (e) "Rural hospital" means an acute care hospital licensed 12 under this chapter, having 100 or fewer licensed beds and an emergency room, which is: 13 The sole provider within a county with a population 14 1. density of no greater than 100 persons per square mile; 15 16 2. An acute care hospital, in a county with a population 874591 Approved For Filing: 4/10/2013 2:09:02 PM Page 1 of 19

Bill No. SB 1520 (2013)

Amendment No.

17 density of no greater than 100 persons per square mile, which is 18 at least 30 minutes of travel time, on normally traveled roads 19 under normal traffic conditions, from any other acute care 20 hospital within the same county;

3. A hospital supported by a tax district or subdistrict
whose boundaries encompass a population of 100 persons or fewer
per square mile;

24 A hospital in a constitutional charter county with a 4. 25 population of over 1 million persons that has imposed a local 26 option health service tax pursuant to law and in an area that 27 was directly impacted by a catastrophic event on August 24, 1992, for which the Governor of Florida declared a state of 28 29 emergency pursuant to chapter 125, and has 120 beds or less that 30 serves an agricultural community with an emergency room utilization of no less than 20,000 visits and a Medicaid 31 32 inpatient utilization rate greater than 15 percent;

5. A hospital with a service area that has a population of 33 100 persons or fewer per square mile. As used in this 34 35 subparagraph, the term "service area" means the fewest number of 36 zip codes that account for 75 percent of the hospital's 37 discharges for the most recent 5-year period, based on 38 information available from the hospital inpatient discharge 39 database in the Florida Center for Health Information and Policy Analysis at the Agency for Health Care Administration; or 40

41 6. A hospital designated as a critical access hospital, as
42 defined in s. 408.07(15).

43

44 Population densities used in this paragraph must be based upon 874591 Approved For Filing: 4/10/2013 2:09:02 PM Page 2 of 19

Bill No. SB 1520 (2013)

Amendment No. 45 the most recently completed United States census. A hospital that received funds under s. 409.9116 for a quarter beginning no 46 later than July 1, 2002, is deemed to have been and shall 47 continue to be a rural hospital from that date through June 30, 48 49 2015, if the hospital continues to have 100 or fewer licensed 50 beds and an emergency room, or meets the criteria of 51 subparagraph 4. An acute care hospital that has not previously 52 been designated as a rural hospital and that meets the criteria 53 of this paragraph shall be granted such designation upon 54 application, including supporting documentation to the Agency 55 for Health Care Administration. A hospital that was licensed as 56 a rural hospital during the 2010-2011 or 2011-2012 fiscal years is deemed to continue to be a rural hospital from the date of 57 58 designation through June 30, 2015, if the hospital continues to 59 have 100 or fewer licensed beds and an emergency room.

Section 3. Paragraphs (c) through (f) of subsection (5)
and subsection (6) of section 409.905, Florida Statutes, are
amended to read:

63 409.905 Mandatory Medicaid services.-The agency may make 64 payments for the following services, which are required of the 65 state by Title XIX of the Social Security Act, furnished by 66 Medicaid providers to recipients who are determined to be 67 eligible on the dates on which the services were provided. Any service under this section shall be provided only when medically 68 necessary and in accordance with state and federal law. 69 Mandatory services rendered by providers in mobile units to 70 71 Medicaid recipients may be restricted by the agency. Nothing in 72 this section shall be construed to prevent or limit the agency 874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 3 of 19

Bill No. SB 1520 (2013)

Amendment No.

from adjusting fees, reimbursement rates, lengths of stay, number of visits, number of services, or any other adjustments necessary to comply with the availability of moneys and any limitations or directions provided for in the General Appropriations Act or chapter 216.

78 (5) HOSPITAL INPATIENT SERVICES.-The agency shall pay for 79 all covered services provided for the medical care and treatment 80 of a recipient who is admitted as an inpatient by a licensed physician or dentist to a hospital licensed under part I of 81 82 chapter 395. However, the agency shall limit the payment for inpatient hospital services for a Medicaid recipient 21 years of 83 84 age or older to 45 days or the number of days necessary to comply with the General Appropriations Act. Effective August 1, 85 86 2012, the agency shall limit payment for hospital emergency 87 department visits for a nonpregnant Medicaid recipient 21 years 88 of age or older to six visits per fiscal year.

(C) The agency shall implement a prospective payment 89 90 methodology for establishing base reimbursement rates for 91 inpatient hospital services each hospital based on allowable 92 costs, as defined by the agency. The reimbursement rate Rates 93 shall be calculated annually and take effect July 1 of each year 94 based on the most recent complete and accurate cost report 95 submitted by each hospital. The agency's methodology shall categorize each inpatient admission into diagnosis-related 96 97 groups and assign a relative payment weight to the base rate according to the average relative amount of hospital resources 98 99 used to treat a patient in a specific diagnosis-related group 100 category. The agency may adopt the most recent relative weights 874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 4 of 19

Bill No. SB 1520 (2013)

	Amendment No.
101	calculated and made available by the Nationwide Inpatient Sample
102	maintained by the Agency for Healthcare Research and Quality.
103	The agency may adopt alternative weights if the agency finds
104	that Florida-specific weights deviate with statistical
105	significance from national weights for high volume diagnosis-
106	related groups. The agency shall establish a single, uniform
107	base rate for all hospitals unless specifically exempt pursuant
108	<u>to s. 409.908(1).</u>

109 1. Adjustments may not be made to the rates after October 31 of the state fiscal year in which the rates take effect, 110 except as defined in subparagraph 2. and for cases of 111 insufficient collections of intergovernmental transfers 112 113 authorized under s. 409.908(1) or the General Appropriations 114 Act. In such cases, the agency shall submit a budget amendment or amendments under chapter 216 requesting approval of rate 115 116 reductions by amounts necessary for the aggregate reduction to 117 equal the dollar amount of intergovernmental transfers not 118 collected and the corresponding federal match. Notwithstanding 119 the \$1 million limitation on increases to an approved operating budget contained in ss. 216.181(11) and 216.292(3), a budget 120 121 amendment exceeding that dollar amount is subject to notice and 122 objection procedures set forth in s. 216.177. Local governmental 123 entities must submit to the agency, by no later than October 15 124 of each year, a final executed letter of agreement containing the total amount of intergovernmental transfers authorized by 125 126 the entity in order for the agency to consider the 127 intergovernmental transfers in the reimbursement rate 128 calculations.

874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 5 of 19

Bill No. SB 1520 (2013)

Amendment No. 129 Errors in source data cost reporting or calculation of 2. 130 rates discovered by November 7 must be corrected by the agency 131 subsequent to November 15. Errors in source data or calculation 132 of rates discovered after November 7 after October 31 must be 133 reconciled in a subsequent rate period. The agency may not make 134 any adjustment to a hospital's reimbursement rate more than 5 135 years after a hospital is notified of an audited rate 136 established by the agency. The requirement that the agency may not make any adjustment to a hospital's reimbursement rate more 137 138 than 5 years after a hospital is notified of an audited rate established by the agency is remedial and applies to actions by 139 providers involving Medicaid claims for hospital services. 140 Hospital rates are subject to such limits or ceilings as may be 141 142 established in law or described in the agency's hospital reimbursement plan. Specific exemptions to the limits or 143 144 ceilings may be provided in the General Appropriations Act.

The agency shall implement a comprehensive utilization 145 (d) management program for hospital neonatal intensive care stays in 146 147 certain high-volume participating hospitals, select counties, or 148 statewide, and replace existing hospital inpatient utilization 149 management programs for neonatal intensive care admissions. The 150 program shall be designed to manage appropriate admissions and 151 discharges the lengths of stay for children being treated in 152 neonatal intensive care units and must seek the earliest medically appropriate discharge to the child's home or other 153 less costly treatment setting. The agency may competitively bid 154 155 a contract for the selection of a qualified organization to 156 provide neonatal intensive care utilization management services.

874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 6 of 19

Bill No. SB 1520 (2013)

Amendment No.

157 The agency may seek federal waivers to implement this158 initiative.

(e) The agency may develop and implement a program to
reduce the number of hospital readmissions among the nonMedicare population eligible in areas 9, 10, and 11.

162 (f) The agency shall develop a plan to convert Medicaid 163 inpatient hospital rates to a prospective payment system that categorizes each case into diagnosis-related groups (DRG) and 164 165 assigns a payment weight based on the average resources used to treat Medicaid patients in that DRG. To the extent possible, the 166 167 agency shall propose an adaptation of an existing prospective payment system, such as the one used by Medicare, and shall 168 169 propose such adjustments as are necessary for the Medicaid 170 population and to maintain budget neutrality for inpatient 171 hospital expenditures.

172 1

1. The plan must:

173 a. Define and describe DRGs for inpatient hospital care
 174 specific to Medicaid in this state;

b. Determine the use of resources needed for each DRG;
c. Apply current statewide levels of funding to DRGs based
on the associated resource value of DRGs. Current statewide
funding levels shall be calculated both with and without the use
of intergovernmental transfers;

180d. Calculate the current number of services provided in181the Medicaid program based on DRGs defined under this

182 subparagraph;

183 e. Estimate the number of cases in each DRG for future 184 years based on agency data and the official workload estimates

874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 7 of 19

Bill No. SB 1520 (2013)

Amendment No.

185 of the Social Services Estimating Conference; 186 f. Calculate the expected total Medicaid payments in the 187 current year for each hospital with a Medicaid provider 188 agreement, based on the DRGs and estimated workload; 189 g. Propose supplemental DRG payments to augment hospital reimbursements based on patient acuity and individual hospital 190 characteristics, including classification as a children's 191 192 hospital, rural hospital, trauma center, burn unit, and other 193 characteristics that could warrant higher reimbursements, while maintaining budget neutrality; and 194 h. Estimate potential funding for each hospital with a 195 196 Medicaid provider agreement for DRGs defined pursuant to this 197 subparagraph and supplemental DRG payments using current funding 198 levels, calculated both with and without the use of 199 intergovernmental transfers. 200 2. The agency shall engage a consultant with expertise and 201 experience in the implementation of DRG systems for hospital 202 reimbursement to develop the DRC plan under subparagraph 1. 203 3. The agency shall submit the DRG plan, identifying all 204 steps necessary for the transition and any costs associated with 205 plan implementation, to the Governor, the President of the 206 Senate, and the Speaker of the House of Representatives no later 207 than January 1, 2013. The plan shall include a timeline 208 necessary to complete full implementation by July 1, 2013. If, during implementation of this paragraph, the agency determines 209 that these timeframes might not be achievable, the agency shall 210 211 report to the Legislative Budget Commission the status of its 212 implementation efforts, the reasons the timeframes might not be 874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 8 of 19

Bill No. SB 1520 (2013)

Amendment No.

213 achievable, and proposals for new timeframes.

214

(6) HOSPITAL OUTPATIENT SERVICES.-

The agency shall pay for preventive, diagnostic, 215 (a) therapeutic, or palliative care and other services provided to a 216 217 recipient in the outpatient portion of a hospital licensed under part I of chapter 395, and provided under the direction of a 218 219 licensed physician or licensed dentist, except that payment for 220 such care and services is limited to \$1,500 per state fiscal year per recipient, unless an exception has been made by the 221 222 agency, and with the exception of a Medicaid recipient under age 21, in which case the only limitation is medical necessity. 223

224 The agency shall implement a methodology for (b) 225 establishing base reimbursement rates for each hospital based on 226 allowable costs, as defined by the agency. Rates shall be 227 calculated annually and take effect July 1 of each year. The 228 agency may periodically adjust the outpatient reimbursement rate 229 using aggregate cost report data based on the most recent 230 complete and accurate cost reports submitted by each hospital. 231 1. Adjustments may not be made to the rates after October 232 31 of the state fiscal year in which the rates take effect, 233 except as defined in subparagraph 2., and for cases of 234 insufficient collections of intergovernmental transfers 235 authorized under s. 409.908(1) or the General Appropriations Act. In such cases, the agency shall submit a budget amendment 236 237 or amendments under chapter 216 requesting approval of rate reductions by amounts necessary for the aggregate reduction to 238 equal the dollar amount of intergovernmental transfers not 239 240 collected and the corresponding federal match. Notwithstanding

874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 9 of 19

Bill No. SB 1520 (2013)

DIII NO. 50 1520 (2015)
Amendment No. the \$1 million limitation on increases to an approved operating
budget contained in ss. 216.181(11) and 216.292(3), a budget
amendment exceeding the \$1 million limitation is subject to
notice and objection procedures set forth in s. 216.177.
2. Any amendment to previously submitted cost reports must
be submitted by a hospital no later than September 1 in order
for the amended report to be considered by the agency, for the
final rates set by October 31 of the current state fiscal year
in which the rates take effect. Any errors in the calculation of
rates discovered by November 7 must be corrected by the agency
by November 15. Any errors in cost reporting or calculation of
rates discovered after November 7 must be reconciled in a
subsequent rate period. The agency may not make any adjustment
to a hospital's reimbursement rate more than 5 years after a
hospital is notified of an audited rate established by the
agency. The requirement that the agency may not make any
adjustment to a hospital's reimbursement rate more than 5 years
after a hospital is notified of an audited rate established by
the agency is remedial and applies to actions by providers
involving Medicaid claims for hospital services. Hospital rates
are subject to such limits or ceilings as may be established in
law or described in the agency's hospital reimbursement plan.
Specific exemptions to the limits or ceilings may be provided in
the General Appropriations Act.
Section 4. Paragraph (a) of subsection (1) of section
409.908, Florida Statutes, is amended to read:
409.908 Reimbursement of Medicaid providersSubject to
specific appropriations, the agency shall reimburse Medicaid
874591
Approved For Filing: 4/10/2013 2:09:02 PM
Page 10 of 19

Bill No. SB 1520 (2013)

Amendment No. 269 providers, in accordance with state and federal law, according to methodologies set forth in the rules of the agency and in 270 271 policy manuals and handbooks incorporated by reference therein. These methodologies may include fee schedules, reimbursement 272 273 methods based on cost reporting, negotiated fees, competitive 274 bidding pursuant to s. 287.057, and other mechanisms the agency 275 considers efficient and effective for purchasing services or 276 goods on behalf of recipients. If a provider is reimbursed based 277 on cost reporting and submits a cost report late and that cost 278 report would have been used to set a lower reimbursement rate for a rate semester, then the provider's rate for that semester 279 280 shall be retroactively calculated using the new cost report, and full payment at the recalculated rate shall be effected 281 282 retroactively. Medicare-granted extensions for filing cost reports, if applicable, shall also apply to Medicaid cost 283 284 reports. Payment for Medicaid compensable services made on 285 behalf of Medicaid eligible persons is subject to the 286 availability of moneys and any limitations or directions 287 provided for in the General Appropriations Act or chapter 216. Further, nothing in this section shall be construed to prevent 288 289 or limit the agency from adjusting fees, reimbursement rates, 290 lengths of stay, number of visits, or number of services, or 291 making any other adjustments necessary to comply with the 292 availability of moneys and any limitations or directions 293 provided for in the General Appropriations Act, provided the 294 adjustment is consistent with legislative intent.

(1) Reimbursement to hospitals licensed under part I ofchapter 395 must be made prospectively or on the basis of

874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 11 of 19

Bill No. SB 1520 (2013)

Amendment No. 297 negotiation. 298 Reimbursement for inpatient care is limited as (a) 299 provided for in s. 409.905(5), except as otherwise provided in 300 this subsection. for: 301 1. When authorized by the General Appropriations Act, the agency may modify reimbursement rates for specific types of 302 303 services or diagnoses, patient ages, and hospital provider 304 types. 305 a. Unless otherwise provided in this section, the agency 306 may not modify reimbursement rates for any individual hospital providing specialized services if those services are accounted 307 308 for or reflected in the existing diagnosis-related groups used 309 by the agency. The agency may modify reimbursement rates for 310 specialized diagnosis-related group categories. 311 b. The agency may not modify reimbursement rates for 312 statutory teaching hospitals as defined in s. 408.07(45) or the 313 costs associated with graduate medical education if hospitals 314 licensed under part I of chapter 395 receive funding through the 315 Statewide Medicaid Graduate Medical Education program under s. 316 409.9111 or the disproportionate share program for teaching hospitals under s. 409.9113. 317 318 2. The agency may establish an alternative system of 319 reimbursement for the diagnosis-related group-based prospective 320 payment system for: 321 a. State-owned psychiatric hospitals. 322 b. Newborn hearing screening services. 323 c. Transplant services for which the agency may establish 324 a global fee. 874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 12 of 19

Bill No. SB 1520 (2013)

	BILL NO. SB 1520 (2013)
325	Amendment No. d. Patients with tuberculosis who have been resistant to
326	therapy and are in need of long-term hospital-based treatment
327	pursuant to a contract established under s. 392.62.
328	3. The agency shall modify reimbursement according to
329	other methodologies recognized in the General Appropriations
330	Act.
331	1. The raising of rate reimbursement caps, excluding rural
332	hospitals.
333	2. Recognition of the costs of graduate medical education.
334	3. Other methodologies recognized in the General
335	Appropriations Act.
336	
337	During the years funds are transferred from the Department of
338	Health, any reimbursement supported by such funds shall be
339	subject to certification by the Department of Health that the
340	hospital has complied with s. 381.0403. The agency is authorized
341	to receive funds from state entities, including, but not limited
342	to, the Department of Health, local governments, and other local
343	political subdivisions, for the purpose of making special
344	exception payments, including federal matching funds, through
345	the Medicaid inpatient reimbursement methodologies. Funds
346	received from state entities or local governments for this
347	purpose shall be separately accounted for and shall not be
348	commingled with other state or local funds in any manner. The
349	agency may certify all local governmental funds used as state
350	match under Title XIX of the Social Security Act, to the extent
351	that the identified local health care provider that is otherwise
352	entitled to and is contracted to receive such local funds is the
	74591
	Approved For Filing: 4/10/2013 2:09:02 PM
	Dama 12 of 10

Page 13 of 19

Bill No. SB 1520 (2013)

353 benefactor under the state's Medicaid program as determined 354 under the General Appropriations Act and pursuant to an 355 agreement between the Agency for Health Care Administration and 356 the local governmental entity. The local governmental entity 357 shall use a certification form prescribed by the agency. At a 358 minimum, the certification form shall identify the amount being 359 certified and describe the relationship between the certifying 360 local governmental entity and the local health care provider. 361 The agency shall prepare an annual statement of impact which 362 documents the specific activities undertaken during the previous 363 fiscal year pursuant to this paragraph, to be submitted to the 364 Legislature no later than January 1, annually.

Amendment No.

365 Section 5. Paragraph (a) of subsection (2) and paragraph 366 (d) of subsection (4) of section 409.911, Florida Statutes, are 367 amended to read:

368 409.911 Disproportionate share program.-Subject to 369 specific allocations established within the General 370 Appropriations Act and any limitations established pursuant to 371 chapter 216, the agency shall distribute, pursuant to this 372 section, moneys to hospitals providing a disproportionate share 373 of Medicaid or charity care services by making quarterly 374 Medicaid payments as required. Notwithstanding the provisions of 375 s. 409.915, counties are exempt from contributing toward the 376 cost of this special reimbursement for hospitals serving a disproportionate share of low-income patients. 377

378 (2) The Agency for Health Care Administration shall use
379 the following actual audited data to determine the Medicaid days
380 and charity care to be used in calculating the disproportionate

874591 Approved For Filing: 4/10/2013 2:09:02 PM Page 14 of 19

Bill No. SB 1520 (2013)

Amendment No. 381 share payment:

(a) The average of the 2005 2004, 2006 2005, and 2007 2006
audited disproportionate share data to determine each hospital's
Medicaid days and charity care for the 2013-2014 2012-2013 state
fiscal year.

386 (4) The following formulas shall be used to pay387 disproportionate share dollars to public hospitals:

(d) Any nonstate government owned or operated hospital eligible for payments under this section on July 1, 2011, remains eligible for payments during the <u>2013-2014</u> 2012-2013 state fiscal year.

392 Section 6. Section 409.9111, Florida Statutes, is created 393 to read:

394 409.9111 Statewide Medicaid Graduate Medical Education 395 program.-The Statewide Medicaid Graduate Medical Education 396 program is established to improve access to and quality of care 397 for Medicaid beneficiaries, support graduate medical education 398 on an equitable basis, and increase the supply of highly-trained 399 physicians statewide. The agency shall make quarterly Medicaid 400 payments to hospitals, licensed under part I of chapter 395, for their costs associated with providing graduate medical education 401 402 in each fiscal year that an appropriation is made for this 403 purpose. 404 (1) On or before July 15 of each year a hospital participating in the Statewide Medicaid Graduate Medical 405 406 Education program shall provide the agency with the number of 407 medical interns, residents, and fellows reported in the 408 hospital's most recently filed CMS-2522-10 Medicare cost report;

874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 15 of 19

Bill No. SB 1520 (2013)

	Jmondmont No.
409	Amendment No. the number and type of graduate medical education programs
410	accredited by the Accreditation Council for Graduate Medical
411	Education or the Council on Postdoctoral Training of the
412	American Osteopathic Association in which the medical interns,
413	residents, and fellows participate; and the direct graduate
414	medical education costs as reported for Medicaid in the
415	hospital's most recently filed CMS-2522-10 Medicare cost report.
416	(2) The agency shall calculate an allocation fraction to
417	be used for distributing funds to participating hospitals. The
418	allocation fraction for each hospital shall be determined by the
419	following primary factors:
420	(a) The number of full-time equivalent residents. For
421	purposes of this section, the term "resident" means the number
422	of unweighted full-time equivalent allopathic and osteopathic
423	medical interns, residents, and fellows enrolled in a program
424	accredited by the Accreditation Council for Graduate Medical
425	Education or the Council on Postdoctoral Training of the
426	American Osteopathic Association as reported in the hospital's
427	most recently filed CMS-2522-10 Medicare cost report.
428	(b) Medicaid payments. For purposes of this section, the
429	term "Medicaid payments" means a hospital's direct medical
430	education costs divided by total facility costs as reported in
431	the most recently filed CMS-2522-10 Medicare cost report
432	multiplied by the hospital's Medicaid reimbursements.
433	(3) On or before October 1 of each year, the agency shall
434	use the following formula to calculate a participating
435	hospital's allocation fraction:
436	
ξ	374591 American Filing, 4/10/2012 2:00:02 PM

Approved For Filing: 4/10/2013 2:09:02 PM Page 16 of 19

	Bill No. SB 1520 (2013)
437	Amendment No. THAF=[(HFTE/TFTE) x 0.5] + [(HGMP/TGMP) x 0.5]
438	Where:
439	THAF = A hospital's total allocation fraction.
440	HFTE = A hospital's total number of full-time equivalent
441	residents.
442	TFTE = The sum of all participating hospitals' full-time
443	equivalent residents.
444	HGMP = A hospital's total Graduate Medical Education payments
445	attributable to Medicaid.
446	TGMP = The sum of all participating hospitals' total Graduate
447	Medical Education payments attributable to Medicaid.
448	
449	(4) The agency may adopt rules to administer this section.
450	Section 7. Paragraphs (b) and (c) of subsection (2) of
451	section 409.9118, Florida Statutes, are amended, and paragraph
452	(d) is added to that subsection, to read:
453	409.9118 Disproportionate share program for specialty
454	hospitals.—The Agency for Health Care Administration shall
455	design and implement a system of making disproportionate share
456	payments to those hospitals licensed in accordance with part I
457	of chapter 395 as a specialty hospital which meet all
458	requirements listed in subsection (2). Notwithstanding s.
459	409.915, counties are exempt from contributing toward the cost
460	of this special reimbursement for patients.
461	(2) In order to receive payments under this section, a
462	hospital must be licensed in accordance with part I of chapter
463	395, to participate in the Florida Title XIX program, and meet
464	the following requirements:
	874591
	Approved For Filing: 4/10/2013 2:09:02 PM

Page 17 of 19

Bill No. SB 1520 (2013)

465	Amendment No. (b) Receive all of its inpatient clients through referrals
466	
467	in chapter 154.
468	(c) Require a diagnosis for the control of active
469	
470	regimens for treatment of tuberculosis a communicable disease
471	for all admissions for inpatient treatment.
	_
472	(d) Retain a contract with the Department of Health to
473	
474	<u>s. 392.62.</u>
475	Section 8. This act shall take effect July 1, 2013.
476	
477	
478	TITLE AMENDMENT
479	Remove everything before the enacting clause and insert:
480	A bill to be entitled
481	An act relating to Medicaid; repealing s. 381.0403,
482	F.S., relating to the Community Hospital Education
483	Act; amending s. 395.602, F.S.; modifying the
484	timeframe and requirements for the designation of a
485	rural hospital; amending s. 409.905, F.S.; providing a
486	prospective payment methodology for establishing
487	hospital reimbursement rates; specifying dates by
488	which local governmental entities must submit letters
489	of agreement for intergovernmental transfers; deleting
490	a requirement to develop a plan to convert Medicaid
491	inpatient hospital rates to diagnosis-related groups;
492	specifying dates by which the Agency for Health Care
	874591

Approved For Filing: 4/10/2013 2:09:02 PM Page 18 of 19

Bill No. SB 1520 (2013)

Amendment No.

493	Administration must correct errors in rate
494	calculations for inpatient and outpatient
495	reimbursement rates; amending s. 409.908, F.S.;
496	revising the current hospital inpatient reimbursement
497	system to a diagnosis-related group system; amending
498	s. 409.911, F.S.; revising the years of audited data
499	used to determine Medicaid and charity care days for
500	hospitals in the disproportionate share program;
501	continuing Medicaid disproportionate share program
502	distributions for nonstate government-owned or
503	operated hospitals eligible for payment on a specified
504	date; creating s. 409.9111, F.S.; establishing the
505	Statewide Medicaid Graduate Medical Education program;
506	requiring hospitals participating in the program to
507	provide certain information to the agency; requiring
508	the agency to allocate funds to hospitals based on
509	certain criteria; providing a formula for calculating
510	a participating hospital's allocation; authorizing the
511	Agency for Health Care Administration to adopt rules;
512	amending s. 409.9118, F.S.; revising the Medicaid
513	disproportionate share program distribution criteria
514	for specialty hospitals related to tuberculosis
515	patient services; providing an effective date.

874591 Approved For Filing: 4/10/2013 2:09:02 PM Page 19 of 19