FOR CONSIDERATION By the Committee on Children, Families, and Elder Affairs

	586-03234A-14 20147122
1	A bill to be entitled
2	An act relating to reimbursement for crisis
3	stabilization unit services; amending s. 394.9082,
4	F.S.; requiring the Department of Children and
5	Families to require that managing entities implement a
6	specified reimbursement methodology by a specified
7	date; providing requirements for managing entities,
8	providers, and the reimbursement methodology;
9	requiring the department to establish uniform
10	standards for claims data submitted by providers;
11	requiring the department to establish a statewide
12	database of claims data; requiring the department and
13	managing entities to maintain the security of claims
14	data; requiring the department to submit a report to
15	the Legislature by a specified date; providing
16	requirements for such report; providing an effective
17	date.
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19	Be It Enacted by the Legislature of the State of Florida:
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21	Section 1. Present subsections (10) and (11) of section
22	394.9082, Florida Statutes, are redesignated as subsections (11)
23	and (12), respectively, and a new subsection (10) is added to
24	that section, to read:
25	394.9082 Behavioral health managing entities
26	(10) CRISIS STABILIZATION UNIT REIMBURSEMENTThe
27	department shall require managing entities to implement a
28	reimbursement methodology for crisis stabilization unit services
29	consistent with this subsection by January 1, 2015.

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30	(a) Each managing entity shall enter into agreements with
31	all providers qualified to serve as receiving facilities as
32	defined in s. 394.455 and located within the managing entity's
33	designated service area. If a private receiving facility does
34	not choose to participate it cannot be paid by the managing
35	entity for involuntary care. A crisis stabilization unit may not
36	be a private receiving facility pursuant to s. 394.875.
37	(b) Using no more than one-quarter of the funds provided to
38	the managing entity for crisis stabilization services, the
39	managing entity shall allocate a base funding amount to each
40	receiving facility with a signed agreement entered into pursuant
41	to paragraph (a) which exceeded a minimum utilization level
42	specified by the managing entity. The amount of the base funding
43	for each receiving facility shall be proportionate to the number
44	of involuntary admissions to the receiving facility in the prior
45	fiscal year and shall be updated annually.
46	(c) The remainder of the funds provided for crisis
47	stabilization services shall be used by the managing entity to
48	provide per diem reimbursement to receiving facilities with a
49	signed agreement entered into pursuant to paragraph (a). The per
50	diem payment shall be made when a claim is submitted by the
51	receiving facility following a patient's discharge and verified
52	by the managing entity. The claim must document the following:
53	1. The identity of the patient;
54	2. The date of the admission;
55	3. The date of discharge;
56	4. The lack of any third-party coverage;
57	5. The services provided during the patient's stay; and
58	6. The status of the patient's discharge, whether to his or

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59	her home or to another receiving facility.
60	(d) Each managing entity shall define a standard per diem
61	reimbursement rate for the service area based on the available
62	funds, cost of service, and the expected total days of care in
63	the area.
64	(e) The total payment for each claim shall be the per diem
65	rate set by the managing entity multiplied by the days of care
66	provided.
67	(f) The managing entity may establish caps for the amount
68	of reimbursements each receiving facility with a signed
69	agreement entered into pursuant to paragraph (a) may earn each
70	month. Such caps must be part of the written agreement and must
71	be proportionate to the days of care provided by each receiving
72	facility.
73	(g) If, after 3 months, the total paid reimbursements
74	during the period are less than one-quarter of the funds
75	available for this purpose, the managing entity shall distribute
76	the remaining funds in an amount proportionate to the days of
77	care provided by each receiving facility with a signed agreement
78	entered into pursuant to paragraph (a).
79	(h) By signing an agreement entered into pursuant to
80	paragraph (a), a provider certifies its willingness to accept
81	all patients and agrees that the base funding plus the claims-
82	based reimbursement as adjudicated by the managing entity
83	constitutes payment in full for services rendered to involuntary
84	patients.
85	(i) The department shall establish uniform standards for
86	the data that providers must submit with reimbursement claims
87	and shall establish a statewide database to compile claims data

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88	from all managing entities in order to track use of crisis
89	stabilization services regardless of available funding.
90	(j) The department and the managing entities shall maintain
91	the security of the claims data consistent with state and
92	federal law.
93	(k) By January 31, 2016, and annually thereafter, the
94	department shall submit a report to the Governor, the President
95	of the Senate, and the Speaker of the House of Representatives
96	which provides details on the provider participation and patient
97	services provided in each service area. The report must describe
98	the expenditure of funds pursuant to this section, including the
99	base allocations and per diem rates in each service area, the
100	total per diem reimbursements by provider, the amount of any
101	quarterly disbursements, and the amount of unfunded care in each
102	service area.
103	Section 2. This act shall take effect July 1, 2014.

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