**By** the Committees on Appropriations; and Health Policy; and Senator Bean

576-00041-15A 20152Ac2 1 A bill to be entitled 2 An act relating to the health insurance affordability 3 exchange; providing a directive to the Division of Law 4 Revision and Information; creating s. 409.72, F.S.; 5 providing a short title; creating s. 409.721, F.S.; 6 creating the Florida Health Insurance Affordability 7 Exchange Program (FHIX) within the Agency for Health 8 Care Administration; providing program authority and 9 principles; creating s. 409.722, F.S.; defining terms; 10 creating s. 409.723, F.S.; providing eligibility and 11 enrollment criteria; providing patient rights and responsibilities; defining the term "disabled" 12 13 providing premium levels; creating s. 409.724, F.S.; providing for premium credits and choice counseling; 14 15 establishing an education campaign; providing for 16 customer support and disenrollment; creating s. 17 409.725, F.S.; providing for available products and 18 services; creating s. 409.726, F.S.; requiring the 19 department to develop accountability measures and 20 performance standards governing the administration of the program; creating s. 409.727, F.S.; providing for 21 22 a readiness review and a two-phase implementation 23 schedule; creating s. 409.728, F.S.; providing program operation and management duties; creating s. 409.729, 24 25 F.S.; providing for the development of a long-term reorganization plan and the formation of the FHIX 2.6 27 Workgroup; creating s. 409.73, F.S.; authorizing the 28 agency to seek federal approval; prohibiting the 29 agency from implementing the FHIX waiver under certain

#### Page 1 of 51

ı	576-00041-15A 20152Ac2
30	circumstances; creating s. 409.731, F.S.; providing
31	for program expiration; providing for the
32	establishment of a commission; providing purposes and
33	duties of the commission and for the appointment of
34	members; requiring a commission report to be submitted
35	to the Governor and the Legislature; repealing s.
36	408.70, F.S., relating to legislative findings
37	regarding access to affordable health care; amending
38	s. 408.910, F.S.; revising legislative intent;
39	redefining terms; revising the scope of the Florida
40	Health Choices Program and the pricing of services
41	under the program; providing requirements for
42	operation of the marketplace; providing additional
43	duties for the corporation to perform; requiring an
44	annual report to the Governor and the Legislature;
45	amending s. 409.904, F.S.; limiting eligible persons
46	in the Medically Needy program to those under the age
47	of 21 and pregnant women, and specifying an effective
48	date; providing an expiration date for the program;
49	amending s. 624.91, F.S.; revising eligibility
50	requirements for state-funded assistance; revising the
51	duties and powers of the Florida Healthy Kids
52	Corporation; revising provisions for the appointment
53	of members of the board of the Florida Healthy Kids
54	Corporation; requiring transition plans; repealing s.
55	624.915, F.S., relating to the operating fund of the
56	Florida Healthy Kids Corporation; providing a
57	directive to the Division of Law Revision and
58	Information; providing for construction of the act in

# Page 2 of 51

	576-00041-15A 20152Ac2
59	pari materia with laws enacted during the 2015 Regular
60	Session of the Legislature; providing an effective
61	date.
62	
63	Be It Enacted by the Legislature of the State of Florida:
64	
65	Section 1. The Division of Law Revision and Information is
66	directed to rename part II of chapter 409, Florida Statutes, as
67	"Insurance Affordability Programs" and to incorporate ss.
68	409.72-409.731, Florida Statutes, under this part.
69	Section 2. Section 409.72, Florida Statutes, is created to
70	read:
71	409.72 Short titleSections 409.72-409.731 may be cited as
72	the "Florida Health Insurance Affordability Exchange Program"
73	("FHIX").
74	Section 3. Section 409.721, Florida Statutes, is created to
75	read:
76	409.721 Program authority.—The Florida Health Insurance
77	Affordability Exchange Program (FHIX) is created within the
78	Agency for Health Care Administration to assist Floridians in
79	purchasing health benefits coverage and gaining access to health
80	services. The products and services offered by FHIX are based on
81	the following principles:
82	(1) FAIR VALUEFinancial assistance will be rationally
83	allocated regardless of differences in categorical eligibility.
84	(2) CONSUMER CHOICEParticipants will be offered
85	meaningful choices in the way the participants can redeem the
86	value of the available assistance.
87	(3) SIMPLICITYObtaining assistance will be consumer-
I	

# Page 3 of 51

	576-00041-15A 20152Ac2
88	friendly, and customer support will be available when needed.
89	(4) PORTABILITYParticipants can continue to access the
90	FHIX services and products despite changes in their
91	circumstances.
92	(5) EMPLOYMENTAssistance will be offered in a way that
93	incentivizes employment.
94	(6) CONSUMER EMPOWERMENTAssistance will be offered in a
95	manner that maximizes individual control over available
96	resources.
97	(7) RISK ADJUSTMENTThe amount of assistance will reflect
98	participants' medical risk.
99	Section 4. Section 409.722, Florida Statutes, is created to
100	read:
101	409.722 DefinitionsAs used in ss. 409.72-409.731, the
102	term:
103	(1) "Agency" means the Agency for Health Care
104	Administration.
105	(2) "Applicant" means an individual who applies for
106	determination of eligibility for health benefits coverage under
107	this part.
108	(3) "Corporation" means Florida Health Choices, Inc., as
109	established under s. 408.910.
110	(4) "Enrollee" means a participant who has been determined
111	eligible for and is receiving health benefits coverage under
112	this part.
113	(5) "Federal exchange" or "exchange" means an insurance
114	platform regulated by the Federal Government which offers tiers
115	of health plans from the least comprehensive plan to the most
116	comprehensive plan.

# Page 4 of 51

	576-00041-15A 20152Ac2
117	(6) "FHIX marketplace" or "marketplace" means the single,
118	centralized market established under s. 408.910 which
119	facilitates health benefits coverage.
120	(7) "Florida Health Insurance Affordability Exchange
121	Program" or "FHIX" means the program created under ss. 409.72-
122	409.731.
123	(8) "Florida Healthy Kids Corporation" means the entity
124	created under s. 624.91.
125	(9) "Florida Kidcare program" or "Kidcare program" means
126	the health benefits coverage administered through ss. 409.810-
127	409.821.
128	(10) "Health benefits coverage" means the payment of
129	benefits for covered health care services or the availability,
130	directly or through arrangements with other persons, of covered
131	health care services on a prepaid per capita basis or on a
132	prepaid aggregate fixed-sum basis.
133	(11) "Inactive status" means the enrollment status of a
134	participant previously enrolled in health benefits coverage
135	through FHIX who lost coverage for noncompliance pursuant to s.
136	409.723, but who maintains access to his or her balance in a
137	health savings account or health reimbursement account.
138	(12) "Medicaid" means the medical assistance program
139	authorized by Title XIX of the Social Security Act, and
140	regulations thereunder, and parts III and IV of this chapter, as
141	administered in this state by the agency.
142	(13) "Modified adjusted gross income" means the
143	individual's or household's annual adjusted gross income, as
144	defined in s. 36B(d)(2) of the Internal Revenue Code of 1986,
145	which is used to determine eligibility for FHIX.

# Page 5 of 51

i	576-00041-15A 20152Ac2
146	(14) "Patient Protection and Affordable Care Act" or
147	"Affordable Care Act" means Pub. L. No. 111-148, as amended by
148	the Health Care and Education Reconciliation Act of 2010, Pub.
149	L. No. 111-152, and regulations adopted pursuant to those acts.
150	(15) "Premium credit" means the monthly amount paid by the
151	agency per enrollee in the Florida Health Insurance
152	Affordability Exchange Program toward health benefits coverage.
153	(16) "Qualified alien" means an alien as defined in 8
154	<u>U.S.C. s. 1641(b) or (c).</u>
155	(17) "Resident" means a United States citizen or qualified
156	alien who is domiciled in this state.
157	Section 5. Section 409.723, Florida Statutes, is created to
158	read:
159	409.723 Participation
160	(1) ELIGIBILITYTo participate in FHIX, an individual must
161	be a resident and meet the following requirements, as
162	applicable:
163	(a) Qualify as a newly eligible enrollee, and be an
164	individual as described in s. 1902(a)(10)(A)(i)(VIII) of the
165	Social Security Act or s. 2001 of the Affordable Care Act and as
166	may be further defined by federal regulation.
167	(b) Meet and maintain the responsibilities under subsection
168	<u>(4).</u>
169	(c) Qualify for participation in the Florida Healthy Kids
170	program under s. 624.91, subject to the implementation of Phase
171	<u>Two under s. 409.727.</u>
172	(2) ENROLLMENTTo enroll in FHIX, an applicant must submit
173	an application to the department for an eligibility
174	determination.

# Page 6 of 51

	576-00041-15A 20152Ac2
175	(a) Applications may be submitted online, or by mail,
176	facsimile, or any other method permitted by law or regulation.
177	(b) The department is responsible for any eligibility
178	correspondence and status updates to the participant and other
179	agencies.
180	(c) The department shall review a participant's eligibility
181	at least every 12 months.
182	(d) An application or renewal is deemed complete when the
183	participant has met all the requirements under subsection (4),
184	as applicable.
185	(3) PARTICIPANT RIGHTSA participant has all of the
186	following rights:
187	(a) Access to the FHIX marketplace or federal exchange to
188	select the scope, amount, and type of health care coverage and
189	other services to be purchased.
190	(b) Continuity and portability of coverage to avoid
191	disruption of coverage and other health care services when the
192	participant's economic circumstances change.
193	(c) Retention of applicable unspent credits in the
194	participant's health savings or health reimbursement account
195	following a change in the participant's eligibility status.
196	Credits are valid for a participant in an inactive status for up
197	to 5 years after the participant's status first becomes
198	inactive.
199	(d) Ability to select more than one product or plan on the
200	FHIX marketplace or federal exchange.
201	(e) Choice of at least two health benefits products that
202	meet the requirements of the Affordable Care Act.
203	(4) PARTICIPANT RESPONSIBILITIESA participant must:

# Page 7 of 51

	576-00041-15A 20152Ac2
204	(a) Complete an initial application for health benefits
205	coverage and the annual renewal process.
206	(b) Provide evidence of participation in one or more of the
207	following activities at the levels required under paragraph (c):
208	1. Paid employment.
209	2. On the job training or job placement activities that are
210	validated through registration with CareerSource Florida.
211	3. Educational pursuits.
212	
213	A participant who is a disabled adult or the caregiver of a
214	disabled child or adult may submit a request to the department
215	for an exception to the requirements in this paragraph. Such
216	participant shall annually submit to the department a request to
217	renew the exception. The term "disabled" means any person who
218	has one or more permanent physical or mental impairments that
219	substantially limit his or her ability to perform one or more
220	major life activities of daily living, as defined by the
221	Americans with Disabilities Act, without receiving more than 8
222	hours of assistance per day.
223	(c) Engage in the activities required under paragraph (b)
224	at the following minimum levels:
225	1. For a parent of a child younger than 18 years of age, a
226	minimum of 20 hours weekly.
227	2. For a childless adult, a minimum of 30 hours weekly.
228	(d) Learn and remain informed about the choices available
229	in the FHIX marketplace or the federal exchange and the
230	allowable uses of credits in the individual accounts.
231	(e) Execute a contract with the department which
232	acknowledges that:

# Page 8 of 51

	576-00041-15A 20152Ac2
233	1. FHIX is not an entitlement and state and federal funding
234	may end at any time;
235	2. Failure to pay required premiums or cost sharing will
236	result in a transition to inactive status; and
237	3. Noncompliance with the participation requirements as
238	established under s. 409.723 will result in a transition to
239	inactive status.
240	(f) Select plans and other products in a timely manner.
241	(g) Comply with program rules and the prohibitions against
242	fraud, as described in s. 414.39.
243	(h) Timely make monthly premium and any other cost-sharing
244	payments.
245	(i) Meet minimum coverage requirements by selecting either
246	a high-deductible health plan combined with a health savings or
247	a reimbursement account or a combination of plans or products
248	with an actuarial value that meets or exceeds benefits available
249	under the federal exchange.
250	(5) COST SHARING
251	(a) Enrollees are assessed monthly premiums based on their
252	modified adjusted gross income. The maximum monthly premium
253	payments are set at the following income levels:
254	1. At or below 22 percent of the federal poverty level: \$3.
255	2. Greater than 22 percent, but at or below 50 percent, of
256	the federal poverty level: \$8.
257	3. Greater than 50 percent, but at or below 75 percent, of
258	the federal poverty level: \$15.
259	4. Greater than 75 percent, but at or below 100 percent, of
260	the federal poverty level: \$20.
261	5. Greater than 100 percent of the federal poverty level:

# Page 9 of 51

576-00041-15A 20152Ac2 262 \$25. 263 (b) Depending on the products and services selected by the enrollee, the enrollee may also incur additional cost sharing, 264 265 such as copayments, deductibles, or other out-of-pocket costs. 266 (c) An enrollee may be subject to charge for an 267 inappropriate emergency room visit of up to \$8 for the first 268 visit and up to \$25 for any subsequent visit, based on the enrollee's benefit plan, to discourage inappropriate use of the 269 270 emergency room. 271 (d) Cumulative annual cost sharing per enrollee may not 272 exceed 5 percent of an enrollee's annual modified adjusted gross 273 income. 274 (e) If, after a 30-day grace period, a full premium payment 275 has not been received, the enrollee shall be transitioned from 276 coverage to inactive status and may not reenroll for a minimum 277 of 6 months, unless a hardship exception has been granted. 278 Enrollees may seek a hardship exception under the Medicaid Fair 279 Hearing Process. 280 Section 6. Section 409.724, Florida Statutes, is created to 281 read: 282 409.724 Available assistance.-283 (1) PREMIUM CREDITS.-284 (a) Standard amount.-The standard monthly premium credit is 285 equivalent to the applicable risk-adjusted capitation rate paid 286 to Medicaid managed care plans under part IV of this chapter. 287 (b) Supplemental funding.-Subject to federal approval, 288 additional resources may be made available to enrollees and 289 incorporated into FHIX.

#### 290

Page 10 of 51

(c) Savings accounts.-In addition to the benefits provided

576-00041-15A 20152Ac2 291 under this section, the corporation must offer each enrollee 292 access to an individual account that qualifies as a health 293 reimbursement account or a health savings account. 294 1. Unexpended Funds.-Eligible unexpended funds from the 295 monthly premium credit must be deposited into each enrollee's 296 individual account in a timely manner. Funds deposited into 297 these individual accounts may be used to pay cost-sharing 298 obligations or to purchase other health-related items to the 299 extent permitted under federal and state law. 300 2. Healthy Behaviors.-Enrollees may receive credits to 301 their individual accounts for healthy behaviors, adherence to 302 wellness programs, and other activities that demonstrate 303 compliance with prevention or disease management guidelines. 3. Enrollee contributions.-The enrollee may make deposits 304 to his or her account at any time to supplement the premium 305 306 credit, to purchase additional FHIX products, or to offset other 307 cost-sharing obligations. 308 4. Third parties.-Third parties, including, but not limited 309 to, an employer or relative, may also make deposits on behalf of 310 the enrollee into the enrollee's FHIX marketplace account. The 311 enrollee may not withdraw any funds as a refund, except those 312 funds the enrollee has deposited into his or her account. (2) CHOICE COUNSELING. - The agency, in consultation with the 313 314 Florida Healthy Kids Corporation and the corporation, shall 315 develop a choice counseling program for FHIX. The choice 316 counseling program must ensure that participants have 317 information about the FHIX marketplace program, the federal exchange, products, and services and that participants know 318 319 where and whom to call for questions or to make their plan

#### Page 11 of 51

	576-00041-15A 20152Ac2
320	selections. The choice counseling program must provide
321	culturally sensitive materials and must take into consideration
322	the demographics of the projected population.
323	(3) EDUCATION CAMPAIGNThe agency, the corporation, and
324	the Florida Healthy Kids Corporation must coordinate in advance
325	of Phase One an ongoing education campaign to inform
326	participants, at a minimum, of the following:
327	(a) How the FHIX marketplace operates and the timeline for
328	enrollment.
329	(b) Plans that are available and how to find information
330	about these plans.
331	(c) Information about other available insurance
332	affordability programs for the participant and his or her
333	family.
334	(d) Information about health benefits coverage, provider
335	networks, and cost sharing for available plans in each region.
336	(e) Information on how to complete the required annual
337	renewal process, including renewal dates and deadlines.
338	(f) Information on how to update eligibility if the
339	participant's data have changed since his or her last renewal or
340	application date.
341	(4) CUSTOMER SUPPORTThe Florida Healthy Kids Corporation
342	shall provide customer support for FHIX, including, but not
343	limited to, general program information, financial information,
344	and enrollee payments. Customer support must also provide a
345	toll-free telephone number and maintain a website that is
346	available in multiple languages and that meets the needs of the
347	enrollee population.
348	(5) INACTIVE PARTICIPANTSThe corporation must inform the
I	

# Page 12 of 51

	576-00041-15A 20152Ac2
349	inactive participant about other insurance affordability
350	programs and electronically refer the participant to the federal
351	exchange or other insurance affordability programs, as
352	appropriate.
353	Section 7. Section 409.725, Florida Statutes, is created to
354	read:
355	409.725 Available products and servicesThe FHIX
356	marketplace shall offer the following products and services:
357	(1) Products and services authorized pursuant to s.
358	<u>408.910.</u>
359	(2) Products authorized by the federal exchange.
360	(3) Products authorized by the Florida Healthy Kids
361	Corporation pursuant to s. 624.91.
362	(4) Premium credits for participation in employer-sponsored
363	plans.
364	Section 8. Section 409.726, Florida Statutes, is created to
365	read:
366	409.726 Program accountability
367	(1) All managed care plans that participate in FHIX must
368	collect and maintain encounter level data in accordance with the
369	encounter data requirements under s. 409.967(2)(d) and are
370	subject to the accompanying penalties under s. 409.967(2)(h)2.
371	The agency is responsible for the collection and maintenance of
372	the encounter level data.
373	(2) The corporation, in consultation with the agency, shall
374	establish access and network standards for contracts on the FHIX
375	marketplace, shall ensure that contracted plans have sufficient
376	providers to meet enrollee needs, and shall develop quality of
377	coverage and provider standards specific to the adult
1	

# Page 13 of 51

	576-00041-15A 20152Ac2
378	population.
379	(3) The department shall develop accountability measures
380	and performance standards to be applied to initial and renewal
381	FHIX applications that are submitted online, by mail, by
382	facsimile, or through referrals from a third party. The minimum
383	performance standards are:
384	(a) Application processing speedNinety percent of all
385	applications, regardless of the method of submission, must be
386	processed within 45 days.
387	(b) Application processing speed from online sources
388	Ninety-five percent of all applications received from online
389	sources must be processed within 45 days.
390	(c) Renewal application processing speedNinety percent of
391	all renewals, regardless of the method of submission, must be
392	processed within 45 days.
393	(d) Renewal application processing speed from online
394	sourcesNinety-five percent of all applications received from
395	online sources must be processed within 45 days.
396	(4) The agency, the department, and the Florida Healthy
397	Kids Corporation must meet the following standards for their
398	respective roles in the program:
399	(a) Eighty-five percent of calls must be answered in 20
400	seconds or less.
401	(b) All contacts, including, but not limited to, telephone
402	calls, faxed documents and requests, and e-mails, must be
403	handled within 2 business days.
404	(c) Any self-service tools available to participants, such
405	as interactive voice response systems, must be operational 7
406	days a week, 24 hours a day, at least 98 percent of each month.
I	

# Page 14 of 51

	576-00041-15A 20152Ac2
407	(5) The agency, the department, and the Florida Healthy
408	Kids Corporation shall conduct an annual satisfaction survey to
409	address all measures that require participant input specific to
410	the FHIX marketplace program. The parties may elect to
411	incorporate these elements into the annual report required under
412	subsection (7).
413	(6) The agency and the corporation shall post online
414	monthly enrollment reports for FHIX.
415	(7) Beginning in 2016, an annual report is due no later
416	than July 1 to the Governor, the President of the Senate, and
417	the Speaker of the House of Representatives. The annual report
418	must be coordinated by the agency and the corporation and must
419	include at least the following:
420	(a) Enrollment and application trends and issues.
421	(b) Utilization and cost data.
422	(c) Customer satisfaction.
423	(d) Funding sources in health savings accounts or health
424	reimbursement accounts.
425	(e) Enrollee use of funds in health savings accounts or
426	health reimbursement accounts.
427	(f) Types of products and plans purchased.
428	(g) Movement of enrollees across different insurance
429	affordability programs.
430	(h) Recommendations for program improvement.
431	Section 9. Section 409.727, Florida Statutes, is created to
432	read:
433	409.727 Readiness review and implementation scheduleThe
434	agency, the corporation, the department, and the Florida Healthy
435	Kids Corporation shall begin implementation of FHIX on the
•	

# Page 15 of 51

	576-00041-15A 20152Ac2
436	effective date of this act, with enrollment for Phase One
437	beginning by January 1, 2016.
438	(1) READINESS REVIEWBefore implementation of any phase
439	under this part or in any region, the agency shall conduct a
440	readiness review in consultation with the FHIX Workgroup
441	established pursuant to s. 409.729. The agency shall determine,
442	at a minimum, the following readiness milestones:
443	(a) Functional readiness of the service delivery platform.
444	(b) Plan availability and presence of plan choice.
445	(c) Provider network capacity and adequacy of the available
446	plans.
447	(d) Availability of customer support.
448	(e) Other factors critical to the success of FHIX.
449	(2) PHASE ONEThe agency, the corporation, and the Florida
450	Healthy Kids Corporation shall coordinate implementation
451	activities to ensure that enrollment begins by January 1, 2016,
452	and is available in all regions by July 1, 2016.
453	(a) Beginning no later than January 1, 2016, and contingent
454	upon federal approval, participants may enroll in health
455	benefits coverage under the FHIX marketplace or the federal
456	exchange, if eligible.
457	(b) To be eligible for enrollment during this phase, a
458	participant must meet the requirements under s. 409.723(1)(a)
459	and (b).
460	(c) An enrollee may select any benefit, service, or product
461	available in the region.
462	(d) The corporation shall notify an enrollee of his or her
463	premium credit amount and how to access the FHIX marketplace
464	selection process or the federal exchange.
Į.	

# Page 16 of 51

1	576-00041-15A 20152Ac2
465	(e) An enrollee must have a choice of at least two managed
466	care plans in each region which meet or exceed the Affordable
467	Care Act's requirements and which qualify for a premium credit
468	on the FHIX marketplace or federal exchange.
469	(f) Choice counseling and customer service must be provided
470	in accordance with s. 409.724(2) and (4).
471	(3) PHASE TWO
472	(a) No later than July 1, 2016, the corporation and the
473	Florida Healthy Kids Corporation shall begin the transition of
474	enrollees under s. 624.91 to the FHIX marketplace.
475	(b) Eligibility during this phase is based on meeting the
476	requirements of s. 409.723(1)(c) and (4).
477	(c) An enrollee may select any available benefit, service,
478	or product available under s. 409.725.
479	(d) A Florida Healthy Kids enrollee who selects a FHIX
480	marketplace plan or federal exchange plan shall be provided a
481	premium credit equivalent to the average capitation rate paid in
482	his or her county of residence under Florida Healthy Kids as of
483	June 30, 2016. The enrollee is responsible for any difference in
484	costs and may use any unexpended funds deposited in his or her
485	savings account under s. 409.724(1)(c) for supplemental benefits
486	on the FHIX marketplace or federal exchange.
487	(e) The corporation shall notify an enrollee of his or her
488	premium credit amount and how to access the FHIX marketplace
489	selection process or federal exchange.
490	(f) Choice counseling and customer service must be provided
491	in accordance with s. 409.724(2) and (4).
492	(g) Enrollees under s. 624.91 must transition to the FHIX
493	marketplace and coverage under s. 409.725 by September 30, 2016.
ļ	

# Page 17 of 51

CS	for	CS	for	SB	2-A
----	-----	----	-----	----	-----

	576-00041-15A 20152Ac2
494	Section 10. Section 409.728, Florida Statutes, is created
495	to read:
496	409.728 Program operation and managementIn order to
497	implement ss. 409.72-409.731:
498	(1) The agency shall do all of the following:
499	(a) Contract with the corporation for the development,
500	implementation, and administration of the Florida Health
501	Insurance Affordability Exchange Program and for the release of
502	any federal, state, or other funds appropriated to the
503	corporation.
504	(b) Provide administrative support to the FHIX Workgroup
505	established pursuant to s. 409.729.
506	(c) Consult with stakeholders that serve low-income
507	individuals and families during implementation, using a public
508	input process.
509	(d) Timely transmit enrollee information to the
510	corporation.
511	(e) Annually determine the risk-adjusted rate to be paid
512	per month based on historical utilization and spending data for
513	the medical and behavioral health of enrollee population,
514	projected forward, and adjusted to reflect the eligibility
515	category, medical and dental trends, geographic areas, and the
516	clinical risk profile of the enrollees.
517	(f) Transfer funds allocated for premium credits by General
518	Appropriations Act to the corporation.
519	(g) Adopt rules in coordination with the corporation and
520	the Florida Healthy Kids Corporation in order to implement FHIX,
521	including modifying existing rules implementing the Children's
522	Health Insurance Program and adapting adult focused provisions

# Page 18 of 51

	576-00041-15A 20152Ac2
523	for children to accommodate the seamless transition of Healthy
524	Kids enrollees to FHIX.
525	(2) The department shall, in coordination with the
526	corporation, the agency, and the Florida Healthy Kids
527	Corporation, determine eligibility of applications and
528	application renewals for FHIX in accordance with s. 409.902 and
529	shall transmit eligibility determination information on a timely
530	basis to the agency and corporation.
531	(3) The Florida Healthy Kids Corporation shall do all of
532	the following:
533	(a) Retain its duties and responsibilities under s. 624.91
534	during Phase One of the program.
535	(b) In coordination with the agency and the corporation,
536	provide customer service for the FHIX marketplace.
537	(c) Transfer funds and provide financial support to the
538	FHIX marketplace, including the collection of monthly cost-
539	sharing payments.
540	(d) Conduct financial reporting related to such activities,
541	in coordination with the corporation and the agency.
542	(e) Coordinate program activities with the agency, the
543	department, and the corporation.
544	(4) Florida Health Choices, Inc., shall do all of the
545	following:
546	(a) Develop and maintain the FHIX marketplace.
547	(b) Implement and administer Phase One and Phase Two of the
548	FHIX marketplace and the ongoing operations of the program.
549	(c) Offer health benefits coverage packages on the FHIX
550	marketplace, including plans compliant with the Affordable Care
551	Act.

# Page 19 of 51

	576-00041-15A 20152Ac2
552	(d) Offer FHIX enrollees a choice of at least two plans per
553	county at each benefit level which meet the requirements under
554	the Affordable Care Act.
555	(e) Offer the opportunity to participate in the federal
556	exchange.
557	(f) Offer enhanced or customized benefits to FHIX
558	marketplace enrollees.
559	(g) Provide sufficient staff and resources to meet the
560	program needs of enrollees.
561	(h) Provide an opportunity for plans contracted with or
562	previously contracted with the Florida Healthy Kids Corporation
563	under s. 624.91 to participate with FHIX if those plans meet the
564	requirements of the program.
565	(i) Encourage insurance agents licensed under chapter 626
566	to identify and assist enrollees. This act does not prohibit
567	these agents from receiving usual and customary commissions from
568	insurers and health maintenance organizations that offer plans
569	in the FHIX marketplace.
570	Section 11. Section 409.729, Florida Statutes, is created
571	to read:
572	409.729 Long-term reorganizationThe FHIX Workgroup is
573	created to facilitate the implementation of FHIX and to plan for
574	the reorganization of the state's insurance affordability
575	programs. The FHIX Workgroup consists of two representatives
576	each from the agency, the department, the Florida Healthy Kids
577	Corporation, and the corporation. An additional representative
578	of the agency serves as chair. The FHIX Workgroup must hold its
579	organizational meeting no later than 30 days after the effective
580	date of this act and must meet at least bimonthly. The role of

# Page 20 of 51

	576-00041-15A 20152Ac2
581	the FHIX Workgroup is to make recommendations to the agency. The
582	responsibilities of the workgroup include, but are not limited
583	to:
584	(1) Developing and presenting a final implementation plan
585	that meets the requirements of this part in a report submitted
586	to the Governor, the President of the Senate, and the Speaker of
587	the House of Representatives no later than November 1, 2015.
588	(2) Reviewing network and access standards for plans and
589	products.
590	(3) Assessing readiness and recommending actions needed to
591	reorganize the state's insurance affordability programs for each
592	phase or region. If a phase or region receives a nonreadiness
593	recommendation, the agency shall notify the Legislature of that
594	recommendation, the reasons for such a recommendation, and
595	proposed plans for achieving readiness.
596	(4) Recommending any proposed change to the Title XIX-
597	funded or Title XXI-funded programs based on the continued
598	availability and reauthorization of the Title XXI program and
599	its federal funding.
600	(5) Identifying duplication of services by the corporation,
601	the agency, and the Florida Healthy Kids Corporation currently
602	and under FHIX's proposed Phase Two program.
603	(6) Evaluating any fiscal impacts based on the proposed
604	transition plan under Phase Two.
605	(7) Compiling a schedule of impacted contracts, leases, and
606	other assets.
607	(8) Determining staff requirements for Phase Two.
608	Section 12. Section 409.73, Florida Statutes, is created to
609	read:
1	

# Page 21 of 51

Ĩ	576-00041-15A 20152Ac2
610	409.73 Legislative ReviewThe agency may seek federal
611	approval to implement FHIX as provided in ss. 409.72-409.731.
612	The agency is prohibited from implementing the FHIX waiver
613	without specific legislative approval unless the terms and
614	conditions of the approved waiver are substantially consistent
615	with the statutory requirements for this program.
616	Section 13. Section 409.731, Florida Statutes, is created
617	to read:
618	409.731 Program expiration
619	(1) The Florida Health Insurance Affordability Exchange
620	Program expires at the end of the state fiscal year in which any
621	of these conditions occurs:
622	(a) The federal match contribution for the newly eligible
623	under the Affordable Care Act falls below 90 percent.
624	(b) The federal match contribution falls below the
625	increased Federal Medical Assistance Percentage for medical
626	assistance for newly eligible mandatory individuals as specified
627	in the Affordable Care Act.
628	(c) The federal match for the FHIX program and the Medicaid
629	program are blended under federal law or regulation in such a
630	manner that causes the overall federal contribution to diminish
631	when compared to separate, nonblended federal contributions.
632	(2) Provided the conditions specified in subsection (1)
633	have not previously occurred, the Florida Health Insurance
634	Affordability Exchange Program shall expire on July 1, 2018,
635	unless reviewed and reenacted by the Legislature.
636	(3) The Health Outcomes Review Commission is established to
637	assess the following indicators:
638	(a) Patient outcomesSelected measures from the National
1	

# Page 22 of 51

	576-00041-15A 20152Ac2
639	Healthcare Quality Report or similarly credible sources will be
640	applied to FHIX enrollees and compared to outcomes for Managed
641	Medical Assistance enrollees and uninsured patients.
642	(b) Fiscal impactActual annual state general revenue
643	expenditures for the FHIX program will be compared to predicted
644	expenditures.
645	(c) Access to carePotentially preventable hospitalization
646	rates for acute and chronic conditions and potentially
647	preventable emergency department visits among FHIX enrollees
648	will be compared to Managed Medical Assistance enrollees and
649	uninsured patients.
650	(4) The Health Outcomes Review Commission shall consist of
651	nine members appointed by the Governor, the President of the
652	Senate, and the Speaker of the House. The Governor and each
653	presiding officer shall appoint one healthcare professional, one
654	private business representative, and one elected official.
655	(5) The commission shall be appointed no later than January
656	1, 2017, and shall meet regularly to select specific indicators,
657	review preliminary data, and develop a framework for a final
658	report. Staff support shall be provided to the commission by the
659	Agency for Health Care Administration.
660	(6) The commission's final report shall be submitted to the
661	Governor, the President of the Senate, and the Speaker of the
662	House by January 1, 2018.
663	Section 14. Section 408.70, Florida Statutes, is repealed.
664	Section 15. Section 408.910, Florida Statutes, is amended
665	to read:
666	408.910 Florida Health Choices Program
667	(1) LEGISLATIVE INTENT.—The Legislature finds that a

# Page 23 of 51

	576-00041-15A 20152Ac2
668	significant number of the residents of this state do not have
669	adequate access to affordable, quality health care. The
670	Legislature further finds that increasing access to affordable,
671	quality health care can be best accomplished by establishing a
672	competitive market for purchasing health insurance and health
673	services. It is therefore the intent of the Legislature to
674	create <u>and expand</u> the Florida Health Choices Program to:
675	(a) Expand opportunities for Floridians to purchase
676	affordable health insurance and health services.
677	(b) Preserve the benefits of employment-sponsored insurance
678	while easing the administrative burden for employers who offer
679	these benefits.
680	(c) Enable individual choice in both the manner and amount
681	of health care purchased.
682	(d) Provide for the purchase of individual, portable health
683	care coverage.
684	(e) Disseminate information to consumers on the price and
685	quality of health services.
686	(f) Sponsor a competitive market that stimulates product
687	innovation, quality improvement, and efficiency in the
688	production and delivery of health services.
689	(2) DEFINITIONS.—As used in this section, the term:
690	(a) "Corporation" means the Florida Health Choices, Inc.,
691	established under this section.
692	(b) "Corporation's marketplace" means the single,
693	centralized market established by the program that facilitates
694	the purchase of products made available in the marketplace.
695	(c) "Florida Health Insurance Affordability Exchange
696	Program" or "FHIX" is the program created under ss. 409.72-

# Page 24 of 51

576-00041-15A 20152Ac2 697 409.731 for low-income, uninsured residents of this state. 698 (d) (c) "Health insurance agent" means an agent licensed 699 under part IV of chapter 626. 700 (e) (d) "Insurer" means an entity licensed under chapter 624 701 which offers an individual health insurance policy or a group 702 health insurance policy, a preferred provider organization as 703 defined in s. 627.6471, an exclusive provider organization as 704 defined in s. 627.6472, <del>or</del> a health maintenance organization 705 licensed under part I of chapter 641, or a prepaid limited 706 health service organization or discount medical plan 707 organization licensed under chapter 636. 708 (f) "Patient Protection and Affordable Care Act" or 709 "Affordable Care Act" means Pub. L. No. 111-148, as further 710 amended by the Health Care and Education Reconciliation Act of 711 2010, Pub. L. No. 111-152, and regulations adopted pursuant to 712 those acts. 713 (g) (e) "Program" means the Florida Health Choices Program

713 (g) (e) "Program" means the Florida Health Choices Program 714 established by this section.

715 (3) PROGRAM PURPOSE AND COMPONENTS.-The Florida Health 716 Choices Program is created as a single, centralized market for 717 the sale and purchase of various products that enable 718 individuals to pay for health care. These products include, but 719 are not limited to, health insurance plans, health maintenance 720 organization plans, prepaid services, service contracts, and 721 flexible spending accounts. The components of the program 722 include:

723

(a) Enrollment of employers.

(b) Administrative services for participating employers,including:

#### Page 25 of 51

576-00041-15A 20152Ac2 726 1. Assistance in seeking federal approval of cafeteria 727 plans. 2. Collection of premiums and other payments. 728 729 3. Management of individual benefit accounts. 730 4. Distribution of premiums to insurers and payments to 731 other eligible vendors. 732 5. Assistance for participants in complying with reporting 733 requirements. 734 (c) Services to individual participants, including: 1. Information about available products and participating 735 736 vendors. 737 2. Assistance with assessing the benefits and limits of 738 each product, including information necessary to distinguish 739 between policies offering creditable coverage and other products 740 available through the program. 741 3. Account information to assist individual participants 742 with managing available resources. 743 4. Services that promote healthy behaviors. 744 5. Health benefits coverage information about health 745 insurance plans compliant with the Affordable Care Act. 746 6. Consumer assistance with web-based information services 747 for the Florida Health Insurance Affordability Exchange Program, 748 or ("FHIX"). (d) Recruitment of vendors, including insurers, health 749 750 maintenance organizations, prepaid clinic service providers, 751 provider service networks, and other providers. 752 (e) Certification of vendors to ensure capability, 753 reliability, and validity of offerings. 754 (f) Collection of data, monitoring, assessment, and

#### Page 26 of 51

576-00041-15A 20152Ac2 755 reporting of vendor performance. 756 (g) Information services for individuals and employers. 757 (h) Program evaluation. 758 (4) ELIGIBILITY AND PARTICIPATION.-Participation in the 759 program is voluntary and shall be available to employers, 760 individuals, vendors, and health insurance agents as specified 761 in this subsection. 762 (a) Employers eligible to enroll in the program include 763 those employers that meet criteria established by the 764 corporation and elect to make their employees eligible through 765 the program. 766 (b) Individuals eligible to participate in the program 767 include: 768 1. Individual employees of enrolled employers. 769 2. Other individuals that meet criteria established by the 770 corporation. 771 (c) Employers who choose to participate in the program may 772 enroll by complying with the procedures established by the 773 corporation. The procedures must include, but are not limited 774 to: 775 1. Submission of required information. 776 2. Compliance with federal tax requirements for the 777 establishment of a cafeteria plan, pursuant to s. 125 of the 778 Internal Revenue Code, including designation of the employer's 779 plan as a premium payment plan, a salary reduction plan that has 780 flexible spending arrangements, or a salary reduction plan that 781 has a premium payment and flexible spending arrangements. 782 3. Determination of the employer's contribution, if any, 783 per employee, provided that such contribution is equal for each

#### Page 27 of 51

	576-00041-15A 20152Ac2
784	eligible employee.
785	4. Establishment of payroll deduction procedures, subject
786	to the agreement of each individual employee who voluntarily
787	participates in the program.
788	5. Designation of the corporation as the third-party
789	administrator for the employer's health benefit plan.
790	6. Identification of eligible employees.
791	7. Arrangement for periodic payments.
792	8. Employer notification to employees of the intent to
793	transfer from an existing employee health plan to the program at
794	least 90 days before the transition.
795	(d) All eligible vendors who choose to participate and the
796	products and services that the vendors are permitted to sell are
797	as follows:
798	1. Insurers licensed under chapter 624 may sell health
799	insurance policies, limited benefit policies, other risk-bearing
800	coverage, and other products or services.
801	2. Health maintenance organizations licensed under part I
802	of chapter 641 may sell health maintenance contracts, limited
803	benefit policies, other risk-bearing products, and other
804	products or services.
805	3. Prepaid limited health service organizations may sell
806	products and services as authorized under part I of chapter 636,
807	and discount medical plan organizations may sell products and
808	services as authorized under part II of chapter 636.
809	4. Prepaid health clinic service providers licensed under
810	part II of chapter 641 may sell prepaid service contracts and
811	other arrangements for a specified amount and type of health
812	services or treatments.

# Page 28 of 51

576-00041-15A 20152Ac2 813 5. Health care providers, including hospitals and other 814 licensed health facilities, health care clinics, licensed health professionals, pharmacies, and other licensed health care 815 816 providers, may sell service contracts and arrangements for a 817 specified amount and type of health services or treatments. 818 6. Provider organizations, including service networks, 819 group practices, professional associations, and other 820 incorporated organizations of providers, may sell service 821 contracts and arrangements for a specified amount and type of 822 health services or treatments. 82.3 7. Corporate entities providing specific health services in 824 accordance with applicable state law may sell service contracts 825 and arrangements for a specified amount and type of health 826 services or treatments. 827 828 A vendor described in subparagraphs 3.-7. may not sell products 829 that provide risk-bearing coverage unless that vendor is 830 authorized under a certificate of authority issued by the Office 831 of Insurance Regulation and is authorized to provide coverage in 832 the relevant geographic area. Otherwise eligible vendors may be 833 excluded from participating in the program for deceptive or 834 predatory practices, financial insolvency, or failure to comply 835 with the terms of the participation agreement or other standards 836 set by the corporation.

(e) Eligible individuals may participate in the program
voluntarily. Individuals who join the program may participate by
complying with the procedures established by the corporation.
These procedures must include, but are not limited to:
1. Submission of required information.

#### Page 29 of 51

576-00041-15A 20152Ac2 842 2. Authorization for payroll deduction, if applicable. 843 3. Compliance with federal tax requirements. 844 4. Arrangements for payment. 845 5. Selection of products and services. 846 (f) Vendors who choose to participate in the program may 847 enroll by complying with the procedures established by the 848 corporation. These procedures may include, but are not limited 849 to: 850 1. Submission of required information, including a complete description of the coverage, services, provider network, payment 851 852 restrictions, and other requirements of each product offered 853 through the program. 854 2. Execution of an agreement to comply with requirements 855 established by the corporation. 856 3. Execution of an agreement that prohibits refusal to sell 857 any offered product or service to a participant who elects to 858 buy it. 859 4. Establishment of product prices based on applicable 860 criteria. 861 5. Arrangements for receiving payment for enrolled 862 participants. 863 6. Participation in ongoing reporting processes established 864 by the corporation. 865 7. Compliance with grievance procedures established by the 866 corporation. 867 (g) Health insurance agents licensed under part IV of 868 chapter 626 are eligible to voluntarily participate as buyers' 869 representatives. A buyer's representative acts on behalf of an 870 individual purchasing health insurance and health services

#### Page 30 of 51

I	576-00041-15A 20152Ac2
871	through the program by providing information about products and
872	services available through the program and assisting the
873	individual with both the decision and the procedure of selecting
874	specific products. Serving as a buyer's representative does not
875	constitute a conflict of interest with continuing
876	responsibilities as a health insurance agent if the relationship
877	between each agent and any participating vendor is disclosed
878	before advising an individual participant about the products and
879	services available through the program. In order to participate,
880	a health insurance agent shall comply with the procedures
881	established by the corporation, including:
882	1. Completion of training requirements.
883	2. Execution of a participation agreement specifying the
884	terms and conditions of participation.
885	3. Disclosure of any appointments to solicit insurance or
886	procure applications for vendors participating in the program.
887	4. Arrangements to receive payment from the corporation for
888	services as a buyer's representative.
889	(5) PRODUCTS
890	(a) The products that may be made available for purchase
891	through the program include, but are not limited to:
892	1. Health insurance policies.
893	2. Health maintenance contracts.
894	3. Limited benefit plans.
895	4. Prepaid clinic services.
896	5. Service contracts.
897	6. Arrangements for purchase of specific amounts and types
898	of health services and treatments.
899	7. Flexible spending accounts.

# Page 31 of 51

576-00041-15A 20152Ac2 900 (b) Health insurance policies, health maintenance 901 contracts, limited benefit plans, prepaid service contracts, and 902 other contracts for services must ensure the availability of 903 covered services. 904 (c) Products may be offered for multiyear periods provided 905 the price of the product is specified for the entire period or 906 for each separately priced segment of the policy or contract. 907 (d) The corporation shall provide a disclosure form for 908 consumers to acknowledge their understanding of the nature of, 909 and any limitations to, the benefits provided by the products 910 and services being purchased by the consumer. 911 (e) The corporation must determine that making the plan 912 available through the program is in the interest of eligible 913 individuals and eligible employers in the state. 914 (6) PRICING.-Prices for the products and services sold 915 through the program must be transparent to participants and 916 established by the vendors. The corporation may shall annually 917 assess a surcharge for each premium or price set by a 918 participating vendor. Any The surcharge may not be more than 2.5 919 percent of the price and shall be used to generate funding for 920 administrative services provided by the corporation and payments 921 to buyers' representatives; however, a surcharge may not be 922 assessed for products and services sold in the FHIX marketplace.

923 (7) THE MARKETPLACE PROCESS.—The program shall provide a 924 single, centralized market for purchase of health insurance, 925 health maintenance contracts, and other health products and 926 services. Purchases may be made by participating individuals 927 over the Internet or through the services of a participating 928 health insurance agent. Information about each product and

#### Page 32 of 51

576-00041-15A 20152Ac2 929 service available through the program shall be made available 930 through printed material and an interactive Internet website. 931 (a) Marketplace purchasing.-A participant needing personal 932 assistance to select products and services shall be referred to 933 a participating agent in his or her area. 934 1.(a) Participation in the program may begin at any time 935 during a year after the employer completes enrollment and meets 936 the requirements specified by the corporation pursuant to 937 paragraph (4)(c). 2.(b) Initial selection of products and services must be 938 939 made by an individual participant within the applicable open enrollment period. 940 941 3.(c) Initial enrollment periods for each product selected 942 by an individual participant must last at least 12 months, 943 unless the individual participant specifically agrees to a 944 different enrollment period. 945 4.(d) If an individual has selected one or more products 946 and enrolled in those products for at least 12 months or any 947 other period specifically agreed to by the individual 948 participant, changes in selected products and services may only 949 be made during the annual enrollment period established by the 950 corporation. 951 5.(e) The limits established in subparagraphs 2., 3., and 952 4. paragraphs (b) - (d) apply to any risk-bearing product that 953 promises future payment or coverage for a variable amount of 954 benefits or services. The limits do not apply to initiation of 955 flexible spending plans if those plans are not associated with 956 specific high-deductible insurance policies or the use of 957 spending accounts for any products offering individual

#### Page 33 of 51

576-00041-15A 20152Ac2 958 participants specific amounts and types of health services and 959 treatments at a contracted price. 960 (b) FHIX marketplace purchasing.-961 1. Participation in the FHIX marketplace may begin at any 962 time during the year. 963 2. Initial enrollment periods for certain products selected 964 by an individual enrollee which are noncompliant with the 965 Affordable Care Act may be required to last at least 12 months, 966 unless the individual participant specifically agrees to a 967 different enrollment period. 968 (8) CONSUMER INFORMATION. - The corporation shall: 969 (a) Establish a secure website to facilitate the purchase 970 of products and services by participating individuals. The 971 website must provide information about each product or service 972 available through the program. 973 (b) Inform individuals about other public health care 974 programs. 975 (9) RISK POOLING. - The program may use methods for pooling 976 the risk of individual participants and preventing selection 977 bias. These methods may include, but are not limited to, a 978 postenrollment risk adjustment of the premium payments to the 979 vendors. The corporation may establish a methodology for 980 assessing the risk of enrolled individual participants based on 981 data reported annually by the vendors about their enrollees. 982 Distribution of payments to the vendors may be adjusted based on 983 the assessed relative risk profile of the enrollees in each 984 risk-bearing product for the most recent period for which data 985 is available. 986 (10) EXEMPTIONS.-

#### Page 34 of 51

576-00041-15A 20152Ac2 987 (a) Products, other than the products set forth in 988 subparagraphs (4) (d) 1.-4., sold as part of the program are not 989 subject to the licensing requirements of the Florida Insurance 990 Code, as defined in s. 624.01 or the mandated offerings or 991 coverages established in part VI of chapter 627 and chapter 641. 992 (b) The corporation may act as an administrator as defined 993 in s. 626.88 but is not required to be certified pursuant to 994 part VII of chapter 626. However, a third-party third party 995 administrator used by the corporation must be certified under 996 part VII of chapter 626. 997 (c) Any standard forms, website design, or marketing 998 communication developed by the corporation and used by the 999 corporation, or any vendor that meets the requirements of 1000 paragraph (4)(f) is not subject to the Florida Insurance Code, as established in s. 624.01. 1001 1002 (11) CORPORATION.-There is created the Florida Health 1003 Choices, Inc., which shall be registered, incorporated, 1004 organized, and operated in compliance with part III of chapter 1005 112 and chapters 119, 286, and 617. The purpose of the 1006 corporation is to administer the program created in this section 1007 and to conduct such other business as may further the 1008 administration of the program. 1009 (a) The corporation shall be governed by a 15-member board

1010 1011

1. Three ex officio, nonvoting members to include:

1012 a. The Secretary of Health Care Administration or a1013 designee with expertise in health care services.

of directors consisting of:

b. The Secretary of Management Services or a designee withexpertise in state employee benefits.

#### Page 35 of 51

576-00041-15A 20152Ac2 1016 c. The commissioner of the Office of Insurance Regulation 1017 or a designee with expertise in insurance regulation. 1018 2. Four members appointed by and serving at the pleasure of 1019 the Governor. 1020 3. Four members appointed by and serving at the pleasure of 1021 the President of the Senate. 1022 4. Four members appointed by and serving at the pleasure of 1023 the Speaker of the House of Representatives. 1024 5. Board members may not include insurers, health insurance 1025 agents or brokers, health care providers, health maintenance 1026 organizations, prepaid service providers, or any other entity, 1027 affiliate, or subsidiary of eligible vendors. 1028 (b) Members shall be appointed for terms of up to 3 years. 1029 Any member is eligible for reappointment. A vacancy on the board 1030 shall be filled for the unexpired portion of the term in the 1031 same manner as the original appointment. 1032 (c) The board shall select a chief executive officer for 1033 the corporation who shall be responsible for the selection of 1034 such other staff as may be authorized by the corporation's 1035 operating budget as adopted by the board. 1036 (d) Board members are entitled to receive, from funds of 1037 the corporation, reimbursement for per diem and travel expenses 1038 as provided by s. 112.061. No other compensation is authorized. 1039 (e) There is no liability on the part of, and no cause of

1040action shall arise against, any member of the board or its1041employees or agents for any action taken by them in the1042performance of their powers and duties under this section.

1043 (f) The board shall develop and adopt bylaws and other 1044 corporate procedures as necessary for the operation of the

#### Page 36 of 51

576-00041-15A 20152Ac2 1045 corporation and carrying out the purposes of this section. The 1046 bylaws shall: 1047 1. Specify procedures for selection of officers and 1048 qualifications for reappointment, provided that no board member 1049 shall serve more than 9 consecutive years. 1050 2. Require an annual membership meeting that provides an 1051 opportunity for input and interaction with individual 1052 participants in the program. 1053 3. Specify policies and procedures regarding conflicts of 1054 interest, including the provisions of part III of chapter 112, 1055 which prohibit a member from participating in any decision that 1056 would inure to the benefit of the member or the organization 1057 that employs the member. The policies and procedures shall also 1058 require public disclosure of the interest that prevents the 1059 member from participating in a decision on a particular matter. 1060 (q) The corporation may exercise all powers granted to it 1061 under chapter 617 necessary to carry out the purposes of this 1062 section, including, but not limited to, the power to receive and 1063 accept grants, loans, or advances of funds from any public or 1064 private agency and to receive and accept from any source 1065 contributions of money, property, labor, or any other thing of 1066 value to be held, used, and applied for the purposes of this 1067 section.

1068 (h) The corporation may establish technical advisory panels 1069 consisting of interested parties, including consumers, health 1070 care providers, individuals with expertise in insurance 1071 regulation, and insurers.

1072

(i) The corporation shall:

1073

1. Determine eligibility of employers, vendors,

#### Page 37 of 51

576-00041-15A 20152Ac2 1074 individuals, and agents in accordance with subsection (4). 1075 2. Establish procedures necessary for the operation of the 1076 program, including, but not limited to, procedures for 1077 application, enrollment, risk assessment, risk adjustment, plan 1078 administration, performance monitoring, and consumer education. 1079 3. Arrange for collection of contributions from 1080 participating employers, third parties, governmental entities, 1081 and individuals. 1082 4. Arrange for payment of premiums and other appropriate 1083 disbursements based on the selections of products and services 1084 by the individual participants. 1085 5. Establish criteria for disenrollment of participating 1086 individuals based on failure to pay the individual's share of 1087 any contribution required to maintain enrollment in selected 1088 products. 1089 6. Establish criteria for exclusion of vendors pursuant to 1090 paragraph (4)(d). 1091 7. Develop and implement a plan for promoting public 1092 awareness of and participation in the program. 1093 8. Secure staff and consultant services necessary to the 1094 operation of the program. 1095 9. Establish policies and procedures regarding 1096 participation in the program for individuals, vendors, health 1097 insurance agents, and employers. 10. Provide for the operation of a toll-free hotline to 1098 1099 respond to requests for assistance. 1100 11. Provide for initial, open, and special enrollment 1101 periods. 12. Evaluate options for employer participation which may 1102

## Page 38 of 51

576-00041-15A 20152Ac2 conform to with common insurance practices. 13. Administer the Florida Health Insurance Affordability Exchange Program in accordance with ss. 409.72-409.731. 14. Coordinate with the Agency for Health Care Administration, the Department of Children and Families, and the Florida Healthy Kids Corporation in developing and implementing the enrollee transition plan. 15. Coordinate with the federal exchange to provide FHIX enrollees with the option of selecting plans from either the FHIX marketplace or the federal exchange. (12) REPORT.-The board of the corporation shall Beginning in the 2009-2010 fiscal year, submit by February 1 an annual report to the Governor, the President of the Senate, and the Speaker of the House of Representatives documenting the corporation's activities in compliance with the duties delineated in this section. (13) PROGRAM INTEGRITY.-To ensure program integrity and to safeguard the financial transactions made under the auspices of the program, the corporation is authorized to establish qualifying criteria and certification procedures for vendors, require performance bonds or other guarantees of ability to complete contractual obligations, monitor the performance of vendors, and enforce the agreements of the program through

1126 1127

1103

1104

1105

1106

1107

1108

1109

1110

1111 1112

1113

1114

1115

1116

1117 1118

1119

1120

1121

1122

1123

1124

1125

(14) EXEMPTION FROM PUBLIC RECORDS REQUIREMENTS.-

financial penalty or disgualification from the program.

1128

(a) Definitions.-For purposes of this subsection, the term:

1129 1. "Buyer's representative" means a participating insurance 1130 agent as described in paragraph (4)(g).

1131

2. "Enrollee" means an employer who is eligible to enroll

## Page 39 of 51

576-00041-15A 20152Ac2 1132 in the program pursuant to paragraph (4)(a). 1133 3. "Participant" means an individual who is eligible to 1134 participate in the program pursuant to paragraph (4)(b). 1135 4. "Proprietary confidential business information" means 1136 information, regardless of form or characteristics, that is 1137 owned or controlled by a vendor requesting confidentiality under 1138 this section; that is intended to be and is treated by the 1139 vendor as private in that the disclosure of the information 1140 would cause harm to the business operations of the vendor; that 1141 has not been disclosed unless disclosed pursuant to a statutory 1142 provision, an order of a court or administrative body, or a 1143 private agreement providing that the information may be released 1144 to the public; and that is information concerning: 1145 a. Business plans. 1146 b. Internal auditing controls and reports of internal 1147 auditors. 1148 c. Reports of external auditors for privately held 1149 companies. 1150 d. Client and customer lists. 1151 e. Potentially patentable material. 1152 f. A trade secret as defined in s. 688.002. 1153 5. "Vendor" means a participating insurer or other provider 1154 of services as described in paragraph (4)(d). 1155 (b) Public record exemptions.-1156 1. Personal identifying information of an enrollee or 1157 participant who has applied for or participates in the Florida 1158 Health Choices Program is confidential and exempt from s. 1159 119.07(1) and s. 24(a), Art. I of the State Constitution. 1160 2. Client and customer lists of a buyer's representative

## Page 40 of 51

576-00041-15A 20152Ac2 1161 held by the corporation are confidential and exempt from s. 1162 119.07(1) and s. 24(a), Art. I of the State Constitution. 1163 3. Proprietary confidential business information held by 1164 the corporation is confidential and exempt from s. 119.07(1) and 1165 s. 24(a), Art. I of the State Constitution. 1166 (c) Retroactive application.-The public record exemptions 1167 provided for in paragraph (b) apply to information held by the corporation before, on, or after the effective date of this 1168 1169 exemption. (d) Authorized release.-1170 1171 1. Upon request, information made confidential and exempt 1172 pursuant to this subsection shall be disclosed to: a. Another governmental entity in the performance of its 1173 1174 official duties and responsibilities. 1175 b. Any person who has the written consent of the program 1176 applicant. 1177 c. The Florida Kidcare program for the purpose of administering the program authorized in ss. 409.810-409.821. 1178 1179 2. Paragraph (b) does not prohibit a participant's legal 1180 guardian from obtaining confirmation of coverage, dates of coverage, the name of the participant's health plan, and the 1181 1182 amount of premium being paid. 1183 (e) Penalty.-A person who knowingly and willfully violates 1184 this subsection commits a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 1185 1186 (f) Review and repeal.-This subsection is subject to the 1187 Open Government Sunset Review Act in accordance with s. 119.15, and shall stand repealed on October 2, 2016, unless reviewed and 1188 1189 saved from repeal through reenactment by the Legislature.

### Page 41 of 51

576-00041-15A 20152Ac2 1190 Section 16. Subsection (2) of section 409.904, Florida 1191 Statutes, is amended to read: 1192 409.904 Optional payments for eligible persons.—The agency 1193 may make payments for medical assistance and related services on 1194 behalf of the following persons who are determined to be

eligible subject to the income, assets, and categorical eligibility tests set forth in federal and state law. Payment on behalf of these Medicaid eligible persons is subject to the availability of moneys and any limitations established by the General Appropriations Act or chapter 216.

1200 (2) A family, a pregnant woman, a child under age 21, a 1201 person age 65 or over, or a blind or disabled person, who would 1202 be eligible under any group listed in s. 409.903(1), (2), or 1203 (3), except that the income or assets of such family or person 1204 exceed established limitations. For a family or person in one of 1205 these coverage groups, medical expenses are deductible from 1206 income in accordance with federal requirements in order to make 1207 a determination of eligibility. A family or person eligible 1208 under the coverage known as the "medically needy," is eligible 1209 to receive the same services as other Medicaid recipients, with 1210 the exception of services in skilled nursing facilities and 1211 intermediate care facilities for the developmentally disabled. 1212 Effective July 1, 2016, persons eligible under "medically needy" 1213 shall be limited to children under 21 years of age and pregnant 1214 women. This subsection expires October 1, 2019.

1215 Section 17. Section 624.91, Florida Statutes, is amended to 1216 read:

- 1217
- 1218

624.91 The Florida Healthy Kids Corporation Act.-

(1) SHORT TITLE.-This section may be cited as the "William

#### Page 42 of 51

576-00041-15A 20152Ac2 1219 G. 'Doc' Myers Healthy Kids Corporation Act." 1220 (2) LEGISLATIVE INTENT.-1221 (a) The Legislature finds that increased access to health 1222 care services could improve children's health and reduce the 1223 incidence and costs of childhood illness and disabilities among 1224 children in this state. Many children do not have comprehensive, 1225 affordable health care services available. It is the intent of 1226 the Legislature that the Florida Healthy Kids Corporation 1227 provide comprehensive health insurance coverage to such 1228 children. The corporation is encouraged to cooperate with any 1229 existing health service programs funded by the public or the 1230 private sector.

1231 (b) It is the intent of the Legislature that the Florida 1232 Healthy Kids Corporation serve as one of several providers of 1233 services to children eligible for medical assistance under Title 1234 XXI of the Social Security Act. Although the corporation may 1235 serve other children, the Legislature intends the primary 1236 recipients of services provided through the corporation be 1237 school-age children with a family income below 200 percent of 1238 the federal poverty level, who do not qualify for Medicaid. It 1239 is also the intent of the Legislature that state and local 1240 government Florida Healthy Kids funds be used to continue 1241 coverage, subject to specific appropriations in the General 1242 Appropriations Act, to children not eligible for federal 1243 matching funds under Title XXI.

1244 (3) ELIGIBILITY FOR STATE-FUNDED ASSISTANCE.—Only <u>residents</u>
 1245 <u>of this state are eligible</u> the following individuals are
 1246 <del>eligible</del> for state-funded assistance in paying Florida Healthy
 1247 Kids premiums pursuant to s. 409.814.÷

#### Page 43 of 51

576-00041-15A 20152Ac2 1248 (a) Residents of this state who are eligible for the 1249 Florida Kidcare program pursuant to s. 409.814. 1250 (b) Notwithstanding s. 409.814, legal aliens who are enrolled in the Florida Healthy Kids program as of January 31, 1251 1252 2004, who do not qualify for Title XXI federal funds because 1253 they are not qualified aliens as defined in s. 409.811. 1254 (4) NONENTITLEMENT.-Nothing in this section shall be 1255 construed as providing an individual with an entitlement to 1256 health care services. No cause of action shall arise against the 1257 state, the Florida Healthy Kids Corporation, or a unit of local 1258 government for failure to make health services available under 1259 this section. (5) CORPORATION AUTHORIZATION, DUTIES, POWERS.-1260 1261 (a) There is created the Florida Healthy Kids Corporation, 1262 a not-for-profit corporation. 1263 (b) The Florida Healthy Kids Corporation shall: 1264 1. Arrange for the collection of any individual, family, 1265 local contributions, or employer payment or premium, in an 1266 amount to be determined by the board of directors, to provide 1267 for payment of premiums for comprehensive insurance coverage and 1268 for the actual or estimated administrative expenses. 1269 2. Arrange for the collection of any voluntary 1270 contributions to provide for payment of Florida Kidcare program 1271 or Florida Health Insurance Affordability Exchange Program 1272 (FHIX) premiums for children who are not eligible for medical 1273 assistance under Title XIX or Title XXI of the Social Security 1274 <del>Act</del>. 1275 3. Subject to the provisions of s. 409.8134, accept voluntary supplemental local match contributions that comply 1276

#### Page 44 of 51

576-00041-15A

1277

1278

1279

1305

20152Ac2 with the requirements of Title XXI of the Social Security Act for the purpose of providing additional Florida Kidcare coverage

CS for CS for SB 2-A

1280 4. Establish the administrative and accounting procedures 1281 for the operation of the corporation.

in contributing counties under Title XXI.

1282 4.5. Establish, with consultation from appropriate 1283 professional organizations, standards for preventive health 1284 services and providers and comprehensive insurance benefits 1285 appropriate to children, provided that such standards for rural 1286 areas shall not limit primary care providers to board-certified 1287 pediatricians.

1288 5.6. Determine eligibility for children seeking to 1289 participate in the Title XXI-funded components of the Florida 1290 Kidcare program consistent with the requirements specified in s. 1291 409.814, as well as the non-Title-XXI-eligible children as 1292 provided in subsection (3).

1293 6.7. Establish procedures under which providers of local 1294 match to, applicants to and participants in the program may have 1295 grievances reviewed by an impartial body and reported to the 1296 board of directors of the corporation.

1297 7.8. Establish participation criteria and, if appropriate, 1298 contract with an authorized insurer, health maintenance 1299 organization, or third-party administrator to provide 1300 administrative services to the corporation.

1301 8.9. Establish enrollment criteria that include penalties 1302 or waiting periods of 30 days for reinstatement of coverage upon 1303 voluntary cancellation for nonpayment of family or individual 1304 premiums.

9.10. Contract with authorized insurers or any provider of

#### Page 45 of 51

1334

	576-00041-15A 20152Ac2
1306	health care services, meeting standards established by the
1307	corporation, for the provision of comprehensive insurance
1308	coverage to participants. Such standards shall include criteria
1309	under which the corporation may contract with more than one
1310	provider of health care services in program sites.
1311	a. Health plans shall be selected through a competitive bid
1312	process. The Florida Healthy Kids Corporation shall purchase
1313	goods and services in the most cost-effective manner consistent
1314	with the delivery of quality medical care.
1315	<u>b.</u> The maximum administrative cost for a Florida Healthy
1316	Kids Corporation contract shall be 15 percent. For health <u>and</u>
1317	dental care contracts, the minimum medical loss ratio for a
1318	Florida Healthy Kids Corporation contract shall be 85 percent.
1319	The calculations must use uniform financial data collected from
1320	all plans in a format established by the corporation and shall
1321	be computed for each plan on a statewide basis. Funds shall be
1322	classified in a manner consistent with 45 C.F.R. part 158 For
1323	dental contracts, the remaining compensation to be paid to the
1324	authorized insurer or provider under a Florida Healthy Kids
1325	Corporation contract shall be no less than an amount which is 85
1326	percent of premium; to the extent any contract provision does
1327	not provide for this minimum compensation, this section shall
1328	prevail.
1329	<u>c.</u> The health plan selection criteria and scoring system,
1330	and the scoring results, shall be available upon request for
1331	inspection after the bids have been awarded.
1332	d. Effective July 1, 2016, health and dental services
1333	contracts of the corporation must transition to the FHIX

## Page 46 of 51

marketplace under s. 409.722. Qualifying plans may enroll as

576-00041-15A 20152Ac2 vendors with the FHIX marketplace to maintain continuity of care 1335 1336 for participants. 1337 10.11. Establish disenrollment criteria in the event local 1338 matching funds are insufficient to cover enrollments. 1339 11.12. Develop and implement a plan to publicize the 1340 Florida Kidcare program, the eligibility requirements of the 1341 program, and the procedures for enrollment in the program and to 1342 maintain public awareness of the corporation and the program. 1343 12.13. Secure staff necessary to properly administer the 1344 corporation. Staff costs shall be funded from state and local 1345 matching funds and such other private or public funds as become 1346 available. The board of directors shall determine the number of 1347 staff members necessary to administer the corporation. 1348 13.14. In consultation with the partner agencies, provide a 1349 report on the Florida Kidcare program annually to the Governor, 1350 the Chief Financial Officer, the Commissioner of Education, the

1351 President of the Senate, the Speaker of the House of 1352 Representatives, and the Minority Leaders of the Senate and the 1353 House of Representatives.

1354 <u>14.15.</u> Provide information on a quarterly basis <u>online</u> to 1355 the Legislature and the Governor which compares the costs and 1356 utilization of the full-pay enrolled population and the Title 1357 XXI-subsidized enrolled population in the Florida Kidcare 1358 program. The information, at a minimum, must include:

a. The monthly enrollment and expenditure for full-pay
enrollees in the Medikids and Florida Healthy Kids programs
compared to the Title XXI-subsidized enrolled population; and

b. The costs and utilization by service of the full-payenrollees in the Medikids and Florida Healthy Kids programs and

#### Page 47 of 51

<pre>1385 corporation not for profit, organized pursuant to chapter 617, 1386 and shall have all powers necessary to carry out the purposes of 1387 this act, including, but not limited to, the power to receive 1388 and accept grants, loans, or advances of funds from any public 1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this</pre>		576-00041-15A 20152Ac2
1366provisions of the Florida Kidcare program, as created in ss.1367409.810-409.821.136816. Contract with other insurance affordability programs to1369provide such services that are consistent with this act.137017. Annually develop performance metrics for the following1371focus areas:1372a. Administrative functions.1373b. Contracting with vendors.1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1383may be liable for the participant's medical care.1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1389or private agency and to receive and accept from any source1380contributions of money, property, labor, or any other thing of1381value, to be held, used, and applied for the purposes of thi	1364	the Title XXI-subsidized enrolled population.
1367409.810-409.821.136816. Contract with other insurance affordability programs to1369provide such services that are consistent with this act.137017. Annually develop performance metrics for the following1371focus areas:1372a. Administrative functions.1373b. Contracting with vendors.1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1389or private agency and to receive and accept from any source1390value, to be held, used, and applied for the purposes of this	1365	15.16. Establish benefit packages that conform to the
136816. Contract with other insurance affordability programs to provide such services that are consistent with this act.137017. Annually develop performance metrics for the following focus areas:1371a. Administrative functions. b. Contracting with vendors. c. Customer service.1373b. Contracting with vendors. c. Customer service.1374c. Customer service. d. Enrollee education. e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary to any other available private coverage held by, or applicable to, the participant child or family member. Insurers under contract with the corporation are the payors of last resort and must coordinate benefits with any other third-party payor that may be liable for the participant's medical care.1384(d) The Florida Healthy Kids Corporation shall be a private corporation not for profit, organized pursuant to chapter 617, and shall have all powers necessary to carry out the purposes of this act, including, but not limited to, the power to receive and accept grants, loans, or advances of funds from any public or private agency and to receive and accept from any source contributions of money, property, labor, or any other thing of 	1366	provisions of the Florida Kidcare program, as created in ss.
1369provide such services that are consistent with this act.137017. Annually develop performance metrics for the following1371focus areas:1372a. Administrative functions.1373b. Contracting with vendors.1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1380to any other available private coverage held by, or applicable1381to the participant child or family member. Insurers under1382contract with the corporation are the payors of last resort and1383must coordinate benefits with any other third-party payor that1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1389or private agency and to receive and accept from any source1390contributions of money, property, labor, or any other thing of1391value, to be held, used, and applied for the purposes of this	1367	409.810-409.821.
137017. Annually develop performance metrics for the following1371focus areas:1372a. Administrative functions.1373b. Contracting with vendors.1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1383may be liable for the participant's medical care.1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1390or private agency and to receive and accept from any source1391value, to be held, used, and applied for the purposes of this	1368	16. Contract with other insurance affordability programs to
1371focus areas:1372a. Administrative functions.1373b. Contracting with vendors.1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1383may be liable for the participant's medical care.1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1390or private agency and to receive and accept from any source1391value, to be held, used, and applied for the purposes of this	1369	provide such services that are consistent with this act.
1372a. Administrative functions.1373b. Contracting with vendors.1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1383may be liable for the participant's medical care.1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1389or private agency and to receive and accept from any source1390contributions of money, property, labor, or any other thing of1391value, to be held, used, and applied for the purposes of this	1370	17. Annually develop performance metrics for the following
1373b. Contracting with vendors.1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1390contributions of money, property, labor, or any other thing of1391value, to be held, used, and applied for the purposes of this	1371	focus areas:
1374c. Customer service.1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1390contributions of money, property, labor, or any other thing of1391value, to be held, used, and applied for the purposes of this	1372	a. Administrative functions.
1375d. Enrollee education.1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1389or private agency and to receive and accept from any source1390contributions of money, property, labor, or any other thing of1391value, to be held, used, and applied for the purposes of this	1373	b. Contracting with vendors.
1376e. Financial services.1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1383may be liable for the participant's medical care.1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1389or private agency and to receive and accept from any source1390contributions of money, property, labor, or any other thing of1391value, to be held, used, and applied for the purposes of this	1374	c. Customer service.
1377f. Program integrity.1378(c) Coverage under the corporation's program is secondary1379to any other available private coverage held by, or applicable1380to, the participant child or family member. Insurers under1381contract with the corporation are the payors of last resort and1382must coordinate benefits with any other third-party payor that1383may be liable for the participant's medical care.1384(d) The Florida Healthy Kids Corporation shall be a private1385corporation not for profit, organized pursuant to chapter 617,1386and shall have all powers necessary to carry out the purposes of1387this act, including, but not limited to, the power to receive1388and accept grants, loans, or advances of funds from any public1389or private agency and to receive and accept from any source1390value, to be held, used, and applied for the purposes of this	1375	d. Enrollee education.
<ul> <li>(c) Coverage under the corporation's program is secondary</li> <li>to any other available private coverage held by, or applicable</li> <li>to, the participant child or family member. Insurers under</li> <li>contract with the corporation are the payors of last resort and</li> <li>must coordinate benefits with any other third-party payor that</li> <li>may be liable for the participant's medical care.</li> <li>(d) The Florida Healthy Kids Corporation shall be a private</li> <li>corporation not for profit, organized pursuant to chapter 617,</li> <li>and shall have all powers necessary to carry out the purposes of</li> <li>this act, including, but not limited to, the power to receive</li> <li>and accept grants, loans, or advances of funds from any public</li> <li>or private agency and to receive and accept from any source</li> <li>contributions of money, property, labor, or any other thing of</li> <li>value, to be held, used, and applied for the purposes of this</li> </ul>	1376	e. Financial services.
1379 to any other available private coverage held by, or applicable 1380 to, the participant child or family member. Insurers under 1381 contract with the corporation are the payors of last resort and 1382 must coordinate benefits with any other third-party payor that 1383 may be liable for the participant's medical care. 1384 (d) The Florida Healthy Kids Corporation shall be a private 1385 corporation not for profit, organized pursuant to chapter 617, 1386 and shall have all powers necessary to carry out the purposes of 1387 this act, including, but not limited to, the power to receive 1388 and accept grants, loans, or advances of funds from any public 1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this	1377	f. Program integrity.
1380 to, the participant child or family member. Insurers under 1381 contract with the corporation are the payors of last resort and 1382 must coordinate benefits with any other third-party payor that 1383 may be liable for the participant's medical care. 1384 (d) The Florida Healthy Kids Corporation shall be a private 1385 corporation not for profit, organized pursuant to chapter 617, 1386 and shall have all powers necessary to carry out the purposes of 1387 this act, including, but not limited to, the power to receive 1388 and accept grants, loans, or advances of funds from any public 1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this	1378	(c) Coverage under the corporation's program is secondary
<pre>1381 contract with the corporation are the payors of last resort and 1382 must coordinate benefits with any other third-party payor that 1383 may be liable for the participant's medical care. 1384 (d) The Florida Healthy Kids Corporation shall be a private 1385 corporation not for profit, organized pursuant to chapter 617, 1386 and shall have all powers necessary to carry out the purposes of 1387 this act, including, but not limited to, the power to receive 1388 and accept grants, loans, or advances of funds from any public 1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this</pre>	1379	to any other available private coverage held by, or applicable
must coordinate benefits with any other third-party payor that may be liable for the participant's medical care. (d) The Florida Healthy Kids Corporation shall be a private corporation not for profit, organized pursuant to chapter 617, and shall have all powers necessary to carry out the purposes of this act, including, but not limited to, the power to receive and accept grants, loans, or advances of funds from any public or private agency and to receive and accept from any source contributions of money, property, labor, or any other thing of value, to be held, used, and applied for the purposes of this	1380	to, the participant child or family member. Insurers under
may be liable for the participant's medical care. (d) The Florida Healthy Kids Corporation shall be a private corporation not for profit, organized pursuant to chapter 617, and shall have all powers necessary to carry out the purposes of this act, including, but not limited to, the power to receive and accept grants, loans, or advances of funds from any public or private agency and to receive and accept from any source contributions of money, property, labor, or any other thing of value, to be held, used, and applied for the purposes of this	1381	contract with the corporation are the payors of last resort and
(d) The Florida Healthy Kids Corporation shall be a private corporation not for profit, organized pursuant to chapter 617, and shall have all powers necessary to carry out the purposes of this act, including, but not limited to, the power to receive and accept grants, loans, or advances of funds from any public or private agency and to receive and accept from any source contributions of money, property, labor, or any other thing of value, to be held, used, and applied for the purposes of this	1382	must coordinate benefits with any other third-party payor that
<pre>1385 corporation not for profit, organized pursuant to chapter 617, 1386 and shall have all powers necessary to carry out the purposes of 1387 this act, including, but not limited to, the power to receive 1388 and accept grants, loans, or advances of funds from any public 1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this</pre>	1383	may be liable for the participant's medical care.
and shall have all powers necessary to carry out the purposes of this act, including, but not limited to, the power to receive and accept grants, loans, or advances of funds from any public or private agency and to receive and accept from any source contributions of money, property, labor, or any other thing of value, to be held, used, and applied for the purposes of this	1384	(d) The Florida Healthy Kids Corporation shall be a private
1387 this act, including, but not limited to, the power to receive 1388 and accept grants, loans, or advances of funds from any public 1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this	1385	corporation not for profit, organized pursuant to chapter 617,
1388 and accept grants, loans, or advances of funds from any public 1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this	1386	and shall have all powers necessary to carry out the purposes of
1389 or private agency and to receive and accept from any source 1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this	1387	this act, including, but not limited to, the power to receive
<pre>1390 contributions of money, property, labor, or any other thing of 1391 value, to be held, used, and applied for the purposes of this</pre>	1388	and accept grants, loans, or advances of funds from any public
1391 value, to be held, used, and applied for the purposes of this	1389	or private agency and to receive and accept from any source
	1390	contributions of money, property, labor, or any other thing of
1392 act.	1391	value, to be held, used, and applied for the purposes of this
	1392	act.

# Page 48 of 51

	576-00041-15A 20152Ac2
1393	(6) BOARD OF DIRECTORS AND MANAGEMENT SUPERVISION
1394	(a) The Florida Healthy Kids Corporation shall operate
1395	subject to the supervision and approval of a board of directors.
1396	The board chair shall be an appointee designated by the
1397	Governor, and the board shall be chaired by the Chief Financial
1398	Officer or her or his designee, and composed of 12 other
1399	members. The Senate shall confirm the designated chair and other
1400	board appointees. The board members shall be appointed selected
1401	for 3-year terms <u>.</u> <del>of office as follows:</del>
1402	1. The Secretary of Health Care Administration, or his or
1403	her designee.
1404	2. One member appointed by the Commissioner of Education
1405	from the Office of School Health Programs of the Florida
1406	Department of Education.
1407	3. One member appointed by the Chief Financial Officer from
1408	among three members nominated by the Florida Pediatric Society.
1409	4. One member, appointed by the Governor, who represents
1410	the Children's Medical Services Program.
1411	5. One member appointed by the Chief Financial Officer from
1412	among three members nominated by the Florida Hospital
1413	Association.
1414	6. One member, appointed by the Governor, who is an expert
1415	on child health policy.
1416	7. One member, appointed by the Chief Financial Officer,
1417	from among three members nominated by the Florida Academy of
1418	Family Physicians.
1419	8. One member, appointed by the Governor, who represents
1420	the state Medicaid program.
1421	9. One member, appointed by the Chief Financial Officer,
·	Page 49 of 51

1422

1423

1424

1425

1426

1427

1428

1429

1430

1431

1432

1433

1434

1435

1436

1437

1438

1439

1440

1441

1442

1443

1444

1445

1446

1447

1448 1449

1450

576-00041-15A 20152Ac2 from among three members nominated by the Florida Association of Counties. 10. The State Health Officer or her or his designee. 11. The Secretary of Children and Families, or his or her designee. 12. One member, appointed by the Governor, from among three members nominated by the Florida Dental Association. (b) A member of the board of directors shall be appointed by and serve at the pleasure of the Governor may be removed by the official who appointed that member. The board shall appoint an executive director, who is responsible for other staff authorized by the board. (c) Board members are entitled to receive, from funds of the corporation, reimbursement for per diem and travel expenses as provided by s. 112.061. (d) There shall be no liability on the part of, and no cause of action shall arise against, any member of the board of directors, or its employees or agents, for any action they take in the performance of their powers and duties under this act. (e) Terms for board members appointed under this act are effective January 1, 2016. (7) LICENSING NOT REQUIRED; FISCAL OPERATION.-(a) The corporation shall not be deemed an insurer. The officers, directors, and employees of the corporation shall not be deemed to be agents of an insurer. Neither the corporation nor any officer, director, or employee of the corporation is subject to the licensing requirements of the insurance code or the rules of the Department of Financial Services. However, any marketing representative utilized and compensated by the

### Page 50 of 51

CODING: Words stricken are deletions; words underlined are additions.

CS for CS for SB 2-A

1	576-00041-15A 20152Ac2
1451	corporation must be appointed as a representative of the
1452	insurers or health services providers with which the corporation
1453	contracts.
1454	(b) The board has complete fiscal control over the
1455	corporation and is responsible for all corporate operations.
1456	(c) The Department of Financial Services shall supervise
1457	any liquidation or dissolution of the corporation and shall
1458	have, with respect to such liquidation or dissolution, all power
1459	granted to it pursuant to the insurance code.
1460	(8) TRANSITION PLANSThe corporation shall confer with the
1461	Agency for Health Care Administration, the Department of
1462	Children and Families, and Florida Health Choices, Inc., to
1463	develop transition plans for the Florida Health Insurance
1464	Affordability Exchange Program as created under ss. 409.72-
1465	409.731.
1466	Section 18. Section 624.915, Florida Statutes, is repealed.
1467	Section 19. The Division of Law Revision and Information is
1468	directed to replace the phrase "the effective date of this act"
1469	wherever it occurs in this act with the date the act becomes a
1470	law.
1471	Section 20. If any law amended by this act was also amended
1472	by a law enacted during the 2015 Regular Session of the
1473	Legislature, such laws shall be construed as if enacted during
1474	the same session of the Legislature, and full effect shall be
1475	given to each if possible.
1476	Section 21. This act shall take effect upon becoming a law.

# Page 51 of 51