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Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on Health and Human Services) A bill to be entitled

2 An act relating to the Program of All-Inclusive Care 3 for the Elderly; creating s. 430.84, F.S.; defining 4 terms; authorizing the Agency for Health Care 5 Administration, in consultation with the Department of 6 Elderly Affairs, to approve certain applicants to 7 provide benefits pursuant to the Program of All-8 Inclusive Care for the Elderly (PACE); specifying 9 requirements and procedures for the submission, 10 publication, review, and initial approval of 11 applications; requiring prospective PACE organizations 12 that are granted initial approval to apply within a 13 certain timeframe for federal approval; providing 14 accountability requirements; exempting PACE 15 organizations from certain requirements; authorizing the transfer of PACE approvals and the assignment of 16 PACE contracts if certain conditions are met; 17 18 specifying a requirement for future appropriations to 19 approved transferees; providing construction; 20 providing an effective date. 21

23 24 Section 1. Section 430.84, Florida Statutes, is created to 25 read: 26 430.84 Program of All-Inclusive Care for the Elderly.-

Be It Enacted by the Legislature of the State of Florida:

430.84 Program of All-Inclusive Care for the Elderly.-(1) DEFINITIONS.-As used in this section, the term:

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28	(a) "Agency" means the Agency for Health Care
29	Administration.
30	(b) "Applicant" means an entity that has filed an
31	application with the agency for consideration as a Program of
32	All-Inclusive Care for the Elderly (PACE) organization.
33	(c) "CMS" means the Centers for Medicare and Medicaid
34	Services within the United States Department of Health and Human
35	Services.
36	(d) "Department" means the Department of Elderly Affairs.
37	(e) "PACE organization" means an entity under contract with
38	the agency to deliver PACE services.
39	(f) "Participant" means an individual receiving services
40	from a PACE organization and who has been determined by the
41	department to need the level of care required under the state
42	Medicaid plan for coverage of nursing facility services.
43	(2) PROGRAM CREATIONThe agency, in consultation with the
44	department, may approve entities that have submitted
45	applications required by the CMS to the agency for review and
46	consideration which contain the data and information required in
47	subsection (3) to provide benefits pursuant to the PACE program
48	as established in 42 U.S.C. s. 1395eee and in accordance with
49	the requirements set forth in this section.
50	(3) PACE ORGANIZATION SELECTION The agency, in
51	consultation with the department, shall on a continuous basis
52	review and consider applications required by the CMS for PACE
53	which have been submitted to the agency by entities seeking
54	initial state approval to become PACE organizations. Notice of
55	such applications must be published in the Florida
56	Administrative Register.

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 application documents to the agency before requesting program funding. Application documents submitted to and reviewed by agency, in consultation with the department, must include the following: Evidence that the applicant is able to meet all of applicable federal regulations and requirements established the CMS for participation as a PACE organization by the present implementation date. Market studies, including an estimate of the number potential participants and the geographic service area in the applicant proposes to serve. 	y the all of the d by oposed
60 agency, in consultation with the department, must include 61 the following: 62 <u>1. Evidence that the applicant is able to meet all of</u> 63 applicable federal regulations and requirements establishe 64 the CMS for participation as a PACE organization by the pr 65 <u>implementation date.</u> 66 <u>2. Market studies, including an estimate of the numbe</u> 67 potential participants and the geographic service area in	all of the d by oposed
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67 potential participants and the geographic service area in	r of
68 the applicant proposes to serve.	which
69 <u>3. A business plan of operation, including pro forma</u>	
70 financial statements and projections, based on the propose	<u>d</u>
71 implementation date.	
72 (b) Each applicant must propose to serve a unique and	
73 defined geographic service area without duplication of ser	vices
74 or target populations. No more than one PACE organization	may be
75 authorized to provide services within any unique and defin	ed
76 geographic service area. The proposed geographic service a	rea
77 must not overlap with or include any part of a geographic	
78 service area that was previously authorized by the Legisla	ture
79 and that is specific to another prospective PACE organizat	ion.
80 (c) An existing PACE organization seeking authority t	<u>o</u>
81 serve an additional geographic service area not previously	
82 <u>authorized by the agency or the Legislature must meet the</u>	
83 requirements set forth in paragraphs (a) and (b).	
84 (d) Any prospective PACE organization that is granted	
85 initial state approval by the agency, in consultation with	the

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86	department, shall submit its complete federal PACE application,
87	in accordance with the application process and guidelines
88	established by the CMS, to the agency and the CMS within 12
89	months after the date of initial state approval, or such
90	approval is void.
91	(4) ACCOUNTABILITYAll PACE organizations must meet
92	specific quality and performance standards established by the
93	CMS for the PACE program. The agency shall oversee and monitor
94	the PACE program and organizations based upon data and reports
95	periodically submitted by PACE organizations to the agency and
96	the CMS. A PACE organization is exempt from the requirements of
97	chapter 641.
98	(5) TRANSFER OF APPROVAL AND ASSIGNMENT OF PACE CONTRACT
99	Any person whom the agency has approved to enroll participants
100	residing in a specific geographic area in a Program of All-
101	Inclusive Care for the Elderly may transfer such approval, and
102	assign its PACE contract, to any other person meeting federal
103	requirements upon the prior approval of the agency and subject
104	to any other required federal approval. Such approved transfer
105	must include the transfer of any funds the Legislature
106	appropriated to such Program of All-Inclusive Care for the
107	Elderly, and all future appropriations with respect to such
108	Program of All-Inclusive Care for the Elderly must be made to
109	the approved transferee.
110	(6) CONSTRUCTIONThis section is subject to, and does not
111	repeal or alter, any law in effect on June 30, 2020, which
112	authorized a geographic service area and initial enrollees for a
113	prospective PACE organization.
114	Section 2. This act shall take effect July 1, 2020.