HB 831 2023

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A bill to be entitled An act relating to Medicaid recipients with developmental disabilities; creating s. 409.9812, F.S.; requiring the Agency for Health Care Administration to select a qualified long-term care plan to implement the Integrated Plan for Persons with Developmental Disabilities Pilot Program in Miami-Dade County; providing the pilot program's purpose; providing the benefits covered by the pilot program; providing that participation in the pilot program is voluntary and limited to a specified number of enrollees; providing potential participants; providing payment to the selected plan; providing requirements for the plan; providing requirements for financial reports; providing that the plan's pretax income may be subject to certain requirements; providing requirements for services; requiring agency contract for independent evaluation of the plan performance; requiring presentation of such evaluation results to the Legislature by a specified date; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Section 409.9812, Florida Statutes, is created

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

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to read:

27 409.9812 Integrated Plan for Persons with Developmental 28 Disabilities Pilot Program. -29 The agency shall select a single qualified long-term 30 care plan to implement the Integrated Plan for Persons with Developmental Disabilities Pilot Program in Miami-Dade County. 31 32 The purpose of the pilot program is to provide coverage for 33 comprehensive services for Medicaid recipients who have a 34 developmental disability, as defined in s. 393.063. The 35 comprehensive services coverage includes the benefits described 36 in s. 409.973, the community services described in s. 37 393.066(3), and the long-term care plan benefits described in s. 38 409.98. (2) Participation in the pilot program is voluntary and 39 limited to the maximum number of enrollees specified in the 40 41

- General Appropriations Act. Potential participants will be identified from individuals on the waiting list for the Individual Budget (iBudget) Waiver services.
- (3) The selected qualified long-term care plan will be paid a risk-adjusted capitation rate. The plan must:
- (a) Be a provider service network whose owners include licensed health care providers with experience serving iBudget Waiver recipients.
- (b) Provide all categories of benefits through a single, integrated model of care.

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	(4)	Perio	odic fi	nancial	repo	rts	from	the	selected	qua.	lified
long-	-term	care	plan m	ust doc	ument	rev	renues	anc	d expendi	ture	<u>s</u>
relat	ted to	o the	pilot	program	. The	pla	an's p	reta	x income	may	be
subje	ect to	o the	income	sharin	g rat	ios	estak	olish	ed in s.	-	
409.9	967 (3)	(f).									

- (5) The selected qualified long-term care plan's services must be provided to enrollees in accordance with an individualized care plan that is evaluated and updated at least quarterly or as warranted by changes in conditions and circumstances.
- (6) The agency shall contract for an independent evaluation of the performance of the selected qualified longterm care plan based on specific measures of access, quality, and cost. The results of the evaluation shall be presented to the Legislature by October 31, 2024.
  - Section 2. This act shall take effect July 1, 2023.