1	A bill to be entitled				
2	An act relating to access to appropriate medication				
3	for serious mental illness; amending s. 409.901, F.S.;				
4	defining the term "serious mental illness"; amending				
5	s. 409.912, F.S.; requiring the Agency for Health Care				
6	Administration to approve drug products for Medicaid				
7	recipients for the treatment of serious mental illness				
8	without step-therapy prior authorization under certain				
9	circumstances; amending s. 409.910, F.S.; conforming a				
10	cross-reference; directing the agency to include the				
11	rate impact of this act in certain program rates that				
12	become effective on a date certain; providing an				
13	effective date.				
14					
15	Be It Enacted by the Legislature of the State of Florida:				
16					
17	Section 1. Subsections (27) and (28) of section 409.901,				
18	Florida Statutes, are renumbered as subsections (28) and (29),				
19	respectively, and a new subsection (27) is added to that				
20	section, to read:				
21	409.901 Definitions; ss. 409.901-409.920As used in ss.				
22	409.901-409.920, except as otherwise specifically provided, the				
23	term:				
24	(27) "Serious mental illness" means any of the following				
25	psychiatric disorders as defined by the American Psychiatric				
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26	Association in the Diagnostic and Statistical Manual of Mental			
27	Disorders, Fifth Edition:			
28	(a) Bipolar disorder, including hypomanic, manic,			
29	depressive, and mixed-feature episodes.			
30	(b) Depression in childhood or adolescence.			
31	(c) Major depressive disorders, including single and			
32	recurrent depressive episodes.			
33	(d) Obsessive-compulsive disorder.			
34	(e) Paranoid personality disorder or other psychotic			
35	disorders.			
36	(f) Schizoaffective disorder, including bipolar or			
37	depressive symptoms.			
38	(g) Schizophrenia.			
39	Section 2. Paragraph (a) of subsection (5) of section			
40	409.912, Florida Statutes, is amended to read:			
41	409.912 Cost-effective purchasing of health careThe			
42	agency shall purchase goods and services for Medicaid recipients			
43	in the most cost-effective manner consistent with the delivery			
44	of quality medical care. To ensure that medical services are			
45	effectively utilized, the agency may, in any case, require a			
46	confirmation or second physician's opinion of the correct			
47	diagnosis for purposes of authorizing future services under the			
48	Medicaid program. This section does not restrict access to			
49	emergency services or poststabilization care services as defined			
50	in 42 C.F.R. s. 438.114. Such confirmation or second opinion			
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51 shall be rendered in a manner approved by the agency. The agency 52 shall maximize the use of prepaid per capita and prepaid 53 aggregate fixed-sum basis services when appropriate and other 54 alternative service delivery and reimbursement methodologies, 55 including competitive bidding pursuant to s. 287.057, designed 56 to facilitate the cost-effective purchase of a case-managed 57 continuum of care. The agency shall also require providers to minimize the exposure of recipients to the need for acute 58 59 inpatient, custodial, and other institutional care and the inappropriate or unnecessary use of high-cost services. The 60 61 agency shall contract with a vendor to monitor and evaluate the clinical practice patterns of providers in order to identify 62 63 trends that are outside the normal practice patterns of a 64 provider's professional peers or the national guidelines of a 65 provider's professional association. The vendor must be able to 66 provide information and counseling to a provider whose practice 67 patterns are outside the norms, in consultation with the agency, 68 to improve patient care and reduce inappropriate utilization. 69 The agency may mandate prior authorization, drug therapy 70 management, or disease management participation for certain populations of Medicaid beneficiaries, certain drug classes, or 71 72 particular drugs to prevent fraud, abuse, overuse, and possible 73 dangerous drug interactions. The Pharmaceutical and Therapeutics 74 Committee shall make recommendations to the agency on drugs for which prior authorization is required. The agency shall inform 75

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76 the Pharmaceutical and Therapeutics Committee of its decisions 77 regarding drugs subject to prior authorization. The agency is 78 authorized to limit the entities it contracts with or enrolls as 79 Medicaid providers by developing a provider network through 80 provider credentialing. The agency may competitively bid singlesource-provider contracts if procurement of goods or services 81 82 results in demonstrated cost savings to the state without 83 limiting access to care. The agency may limit its network based 84 on the assessment of beneficiary access to care, provider 85 availability, provider quality standards, time and distance 86 standards for access to care, the cultural competence of the provider network, demographic characteristics of Medicaid 87 88 beneficiaries, practice and provider-to-beneficiary standards, 89 appointment wait times, beneficiary use of services, provider 90 turnover, provider profiling, provider licensure history, 91 previous program integrity investigations and findings, peer 92 review, provider Medicaid policy and billing compliance records, 93 clinical and medical record audits, and other factors. Providers 94 are not entitled to enrollment in the Medicaid provider network. 95 The agency shall determine instances in which allowing Medicaid 96 beneficiaries to purchase durable medical equipment and other 97 goods is less expensive to the Medicaid program than long-term 98 rental of the equipment or goods. The agency may establish rules 99 to facilitate purchases in lieu of long-term rentals in order to protect against fraud and abuse in the Medicaid program as 100

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101 defined in s. 409.913. The agency may seek federal waivers 102 necessary to administer these policies.

103 (5)(a) The agency shall implement a Medicaid prescribed-104 drug spending-control program that includes the following 105 components:

106 A Medicaid preferred drug list, which shall be a 1. 107 listing of cost-effective therapeutic options recommended by the Medicaid Pharmacy and Therapeutics Committee established 108 109 pursuant to s. 409.91195 and adopted by the agency for each therapeutic class on the preferred drug list. At the discretion 110 of the committee, and when feasible, the preferred drug list 111 should include at least two products in a therapeutic class. The 112 agency may post the preferred drug list and updates to the list 113 114 on an Internet website without following the rulemaking 115 procedures of chapter 120. Antiretroviral agents are excluded 116 from the preferred drug list. The agency shall also limit the 117 amount of a prescribed drug dispensed to no more than a 34-day 118 supply unless the drug products' smallest marketed package is greater than a 34-day supply, or the drug is determined by the 119 120 agency to be a maintenance drug in which case a 100-day maximum 121 supply may be authorized. The agency may seek any federal 122 waivers necessary to implement these cost-control programs and 123 to continue participation in the federal Medicaid rebate 124 program, or alternatively to negotiate state-only manufacturer 125 rebates. The agency may adopt rules to administer this

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126 subparagraph. The agency shall continue to provide unlimited 127 contraceptive drugs and items. The agency must establish 128 procedures to ensure that:

a. There is a response to a request for prior
authorization by telephone or other telecommunication device
within 24 hours after receipt of a request for prior
authorization; and

b. A 72-hour supply of the drug prescribed is provided in
an emergency or when the agency does not provide a response
within 24 hours as required by sub-subparagraph a.

2. A provider of prescribed drugs is reimbursed in an 136 137 amount not to exceed the lesser of the actual acquisition cost based on the Centers for Medicare and Medicaid Services National 138 139 Average Drug Acquisition Cost pricing files plus a professional 140 dispensing fee, the wholesale acquisition cost plus a 141 professional dispensing fee, the state maximum allowable cost 142 plus a professional dispensing fee, or the usual and customary 143 charge billed by the provider.

3. The agency shall develop and implement a process for managing the drug therapies of Medicaid recipients who are using significant numbers of prescribed drugs each month. The management process may include, but is not limited to, comprehensive, physician-directed medical-record reviews, claims analyses, and case evaluations to determine the medical necessity and appropriateness of a patient's treatment plan and

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151 drug therapies. The agency may contract with a private 152 organization to provide drug-program-management services. The 153 Medicaid drug benefit management program shall include 154 initiatives to manage drug therapies for HIV/AIDS patients, 155 patients using 20 or more unique prescriptions in a 180-day 156 period, and the top 1,000 patients in annual spending. The 157 agency shall enroll any Medicaid recipient in the drug benefit 158 management program if he or she meets the specifications of this 159 provision and is not enrolled in a Medicaid health maintenance 160 organization.

The agency may limit the size of its pharmacy network 161 4. based on need, competitive bidding, price negotiations, 162 credentialing, or similar criteria. The agency shall give 163 164 special consideration to rural areas in determining the size and 165 location of pharmacies included in the Medicaid pharmacy 166 network. A pharmacy credentialing process may include criteria 167 such as a pharmacy's full-service status, location, size, 168 patient educational programs, patient consultation, disease 169 management services, and other characteristics. The agency may 170 impose a moratorium on Medicaid pharmacy enrollment if it is determined that it has a sufficient number of Medicaid-171 172 participating providers. The agency must allow dispensing 173 practitioners to participate as a part of the Medicaid pharmacy 174 network regardless of the practitioner's proximity to any other 175 entity that is dispensing prescription drugs under the Medicaid

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176 program. A dispensing practitioner must meet all credentialing 177 requirements applicable to his or her practice, as determined by 178 the agency.

179 5. The agency shall develop and implement a program that 180 requires Medicaid practitioners who issue written prescriptions 181 for medicinal drugs to use a counterfeit-proof prescription pad 182 for Medicaid prescriptions. The agency shall require the use of standardized counterfeit-proof prescription pads by prescribers 183 184 who issue written prescriptions for Medicaid recipients. The 185 agency may implement the program in targeted geographic areas or statewide. 186

187 6. The agency may enter into arrangements that require manufacturers of generic drugs prescribed to Medicaid recipients 188 189 to provide rebates of at least 15.1 percent of the average 190 manufacturer price for the manufacturer's generic products. 191 These arrangements must shall require that if a generic-drug 192 manufacturer pays federal rebates for Medicaid-reimbursed drugs 193 at a level below 15.1 percent, the manufacturer must provide a 194 supplemental rebate to the state in an amount necessary to 195 achieve a 15.1-percent rebate level.

196 7. The agency may establish a preferred drug list as 197 described in this subsection, and, pursuant to the establishment 198 of such preferred drug list, negotiate supplemental rebates from 199 manufacturers that are in addition to those required by Title 200 XIX of the Social Security Act and at no less than 14 percent of

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201 the average manufacturer price as defined in 42 U.S.C. s. 1936 202 on the last day of a quarter unless the federal or supplemental 203 rebate, or both, equals or exceeds 29 percent. There is no upper 204 limit on the supplemental rebates the agency may negotiate. The 205 agency may determine that specific products, brand-name or 206 generic, are competitive at lower rebate percentages. Agreement 207 to pay the minimum supplemental rebate percentage guarantees a 208 manufacturer that the Medicaid Pharmaceutical and Therapeutics 209 Committee will consider a product for inclusion on the preferred drug list. However, a pharmaceutical manufacturer is not 210 211 guaranteed placement on the preferred drug list by simply paying the minimum supplemental rebate. Agency decisions will be made 212 213 on the clinical efficacy of a drug and recommendations of the 214 Medicaid Pharmaceutical and Therapeutics Committee, as well as 215 the price of competing products minus federal and state rebates. 216 The agency may contract with an outside agency or contractor to 217 conduct negotiations for supplemental rebates. For the purposes 218 of this section, the term "supplemental rebates" means cash 219 rebates. Value-added programs as a substitution for supplemental 220 rebates are prohibited. The agency may seek any federal waivers 221 to implement this initiative.

8.a. The agency may implement a Medicaid behavioral drug management system. The agency may contract with a vendor that has experience in operating behavioral drug management systems to implement this program. The agency may seek federal waivers

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226 to implement this program.

227 The agency, in conjunction with the Department of b. 228 Children and Families, may implement the Medicaid behavioral 229 drug management system that is designed to improve the quality 230 of care and behavioral health prescribing practices based on 231 best practice quidelines, improve patient adherence to 232 medication plans, reduce clinical risk, and lower prescribed 233 drug costs and the rate of inappropriate spending on Medicaid 234 behavioral drugs. The program may include the following 235 elements:

236 (I) Provide for the development and adoption of best 237 practice guidelines for behavioral health-related drugs such as 238 antipsychotics, antidepressants, and medications for treating 239 bipolar disorders and other behavioral conditions; translate 240 them into practice; review behavioral health prescribers and 241 compare their prescribing patterns to a number of indicators 242 that are based on national standards; and determine deviations 243 from best practice guidelines.

(II) Implement processes for providing feedback to and educating prescribers using best practice educational materials and peer-to-peer consultation.

(III) Assess Medicaid beneficiaries who are outliers in their use of behavioral health drugs with regard to the numbers and types of drugs taken, drug dosages, combination drug therapies, and other indicators of improper use of behavioral

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251 health drugs.

(IV) Alert prescribers to patients who fail to refill prescriptions in a timely fashion, are prescribed multiple sameclass behavioral health drugs, and may have other potential medication problems.

(V) Track spending trends for behavioral health drugs and deviation from best practice guidelines.

(VI) Use educational and technological approaches to promote best practices, educate consumers, and train prescribers in the use of practice guidelines.

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(VII) Disseminate electronic and published materials.

(VIII) Hold statewide and regional conferences.

(IX) Implement a disease management program with a model quality-based medication component for severely mentally ill individuals and emotionally disturbed children who are high users of care.

267 9. The agency shall implement a Medicaid prescription drug268 management system.

269 a. The agency may contract with a vendor that has 270 experience in operating prescription drug management systems in 271 order to implement this system. Any management system that is 272 implemented in accordance with this subparagraph must rely on 273 cooperation between physicians and pharmacists to determine 274 appropriate practice patterns and clinical guidelines to improve 275 the prescribing, dispensing, and use of drugs in the Medicaid

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276 program. The agency may seek federal waivers to implement this 277 program.

278 b. The drug management system must be designed to improve 279 the quality of care and prescribing practices based on best 280 practice guidelines, improve patient adherence to medication 281 plans, reduce clinical risk, and lower prescribed drug costs and 282 the rate of inappropriate spending on Medicaid prescription 283 drugs. The program must:

(I) Provide for the adoption of best practice guidelines for the prescribing and use of drugs in the Medicaid program, including translating best practice guidelines into practice; reviewing prescriber patterns and comparing them to indicators that are based on national standards and practice patterns of clinical peers in their community, statewide, and nationally; and determine deviations from best practice guidelines.

(II) Implement processes for providing feedback to and educating prescribers using best practice educational materials and peer-to-peer consultation.

(III) Assess Medicaid recipients who are outliers in their use of a single or multiple prescription drugs with regard to the numbers and types of drugs taken, drug dosages, combination drug therapies, and other indicators of improper use of prescription drugs.

(IV) Alert prescribers to recipients who fail to refill
prescriptions in a timely fashion, are prescribed multiple drugs

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301 that may be redundant or contraindicated, or may have other 302 potential medication problems. 303 10. The agency may contract for drug rebate administration, including, but not limited to, calculating 304 305 rebate amounts, invoicing manufacturers, negotiating disputes 306 with manufacturers, and maintaining a database of rebate 307 collections. 308 The agency may specify the preferred daily dosing form 11. 309 or strength for the purpose of promoting best practices with regard to the prescribing of certain drugs as specified in the 310 311 General Appropriations Act and ensuring cost-effective 312 prescribing practices. The agency may require prior authorization for 313 12. 314 Medicaid-covered prescribed drugs. The agency may prior-315 authorize the use of a product: 316 For an indication not approved in labeling; a. 317 To comply with certain clinical guidelines; or b. 318 If the product has the potential for overuse, misuse, с. 319 or abuse. 320 321 The agency may require the prescribing professional to provide 322 information about the rationale and supporting medical evidence 323 for the use of a drug. The agency shall post prior 324 authorization, step-edit criteria and protocol, and updates to the list of drugs that are subject to prior authorization on the 325 Page 13 of 17

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326 agency's Internet website within 21 days after the prior 327 authorization and step-edit criteria and protocol and updates 328 are approved by the agency. For purposes of this subparagraph, 329 the term "step-edit" means an automatic electronic review of 330 certain medications subject to prior authorization.

331 The agency, in conjunction with the Pharmaceutical and 13. 332 Therapeutics Committee, may require age-related prior authorizations for certain prescribed drugs. The agency may 333 334 preauthorize the use of a drug for a recipient who may not meet 335 the age requirement or may exceed the length of therapy for use 336 of this product as recommended by the manufacturer and approved 337 by the Food and Drug Administration. Prior authorization may require the prescribing professional to provide information 338 339 about the rationale and supporting medical evidence for the use 340 of a drug.

341 14. The agency shall implement a step-therapy prior authorization approval process for medications excluded from the 342 343 preferred drug list. Medications listed on the preferred drug 344 list must be used within the previous 12 months before the 345 alternative medications that are not listed. The step-therapy 346 prior authorization may require the prescriber to use the 347 medications of a similar drug class or for a similar medical 348 indication unless contraindicated in the Food and Drug 349 Administration labeling. The trial period between the specified steps may vary according to the medical indication. The step-350

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351 therapy approval process must shall be developed in accordance 352 with the committee as stated in s. 409.91195(7) and (8). A drug 353 product may be approved or, in the case of a drug product for 354 the treatment of a serious mental illness, must be approved 355 without meeting the step-therapy prior authorization criteria if 356 the prescribing physician provides the agency with additional 357 written medical or clinical documentation that the product is 358 medically necessary because: 359 There is not a drug on the preferred drug list to treat a. 360 the disease or medical condition which is an acceptable clinical 361 alternative; 362 The alternatives have been ineffective in the treatment b. of the beneficiary's disease; 363 364 The drug product or medication of a similar drug class с. 365 is prescribed for the treatment of a serious mental illness 366 schizophrenia or schizotypal or delusional disorders; prior 367 authorization has been granted previously for the prescribed 368 drug; and the medication was dispensed to the patient during the 369 previous 12 months; or 370 Based on historical evidence and known characteristics d. 371 of the patient and the drug, the drug is likely to be 372 ineffective, or the number of doses have been ineffective. 373 374 The agency shall work with the physician to determine the best alternative for the patient. The agency may adopt rules waiving 375 Page 15 of 17

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376 the requirements for written clinical documentation for specific 377 drugs in limited clinical situations.

378 15. The agency shall implement a return and reuse program 379 for drugs dispensed by pharmacies to institutional recipients, 380 which includes payment of a \$5 restocking fee for the 381 implementation and operation of the program. The return and 382 reuse program shall be implemented electronically and in a 383 manner that promotes efficiency. The program must permit a 384 pharmacy to exclude drugs from the program if it is not 385 practical or cost-effective for the drug to be included and must 386 provide for the return to inventory of drugs that cannot be 387 credited or returned in a cost-effective manner. The agency 388 shall determine if the program has reduced the amount of 389 Medicaid prescription drugs which are destroyed on an annual 390 basis and if there are additional ways to ensure more 391 prescription drugs are not destroyed which could safely be 392 reused.

393 Section 3. Paragraph (a) of subsection (20) of section394 409.910, Florida Statutes, is amended to read:

395 409.910 Responsibility for payments on behalf of Medicaid396 eligible persons when other parties are liable.-

397 (20) (a) Entities providing health insurance as defined in 398 s. 624.603, health maintenance organizations and prepaid health 399 clinics as defined in chapter 641, and, on behalf of their 400 clients, third-party administrators, pharmacy benefits managers,

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and any other third parties, as defined in s. 409.901 $\frac{1}{5}$. 401 402 409.901(27), which are legally responsible for payment of a 403 claim for a health care item or service as a condition of doing 404 business in the state or providing coverage to residents of the 405 this state, shall provide such records and information as are 406 necessary to accomplish the purpose of this section, unless such 407 requirement results in an unreasonable burden.

408 The Agency for Health Care Administration is Section 4. 409 directed to include the rate impact of this act in the Medicaid 410 managed medical assistance program and long-term care managed 411 care program rates that become effective on October 1, 2024. Section 5. This act shall take effect October 1, 2024.

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