

**2nd Sub. H.B. 397**  
**MEDICAID PROGRAM AMENDMENTS**

Representative **John Dougall** proposes the following amendments:

1. *Page 1, Line 16:*

- 16                   •     the feasibility of establishing a medical homes model; =
- ▶     requires the Department of Human Services to report to the Legislature when changes to the state Medicaid plan, or a Medicaid waiver effect the care of children and youth in custody of the Division of Child and Family Services or the Division of Juvenile Justice Services;

2. *Page 9, Lines 252 through 253:*

- 252     transfer of funds within the department's budget. =
- (4)(a) The Department of Human Services shall report to the Legislative Health and Human Services Appropriations Subcommittee no later that December 31, 2012 in accordance with Subsection (b).
- (b) The report required by Subsection (a) shall include:
- (i) changes made by the division or the department beginning July 1, 2010 that effect the Medicaid program, a waiver under the Medicaid program, or an interpretation of Medicaid services or funding, that relate to care for children and youth in the custody of the Division of Child and Family Services or the Division of Juvenile Justice Services;
- (ii) the history and impact of the changes under Subsection (b)(i);
- (iii) the Department of Human Service's plans for addressing the impact of the changes under Subsection (b)(i); and
- (iv) ways to consolidate administrative functions within the Department of Human Services, the Department of Health, the Division of Child and Family Services, and the Division of Juvenile Justice Services to more efficiently meet the needs of children and youth with mental health and substance disorder treatment needs.

253                   {~~(4)~~}     (5)     Any rules adopted by the department under Subsection (2) are subject to review and

3. *Page 9, Line 255:*

255                   {~~(5)~~}     (6)     The department may, in its discretion, contract with the Department of Human

4. *Page 9, Line 262:*

262                   {~~(6)~~}     (7)     The department shall provide, by rule, disciplinary measures and sanctions for

5. Page 9, Line 268:

268            ~~{(7)}~~    (8)    Funds collected as a result of a sanction imposed under Section 1919 of Title XIX

6. Page 9, Line 272:

272            ~~{(8)}~~    (9)    (a) In determining whether an applicant or recipient is eligible for a service or

7. Page 10, Line 283:

283            (ii) the department must determine that Subsection   ~~{(8)}~~    (9)    (a) can be implemented within

8. Page 10, Line 285:

285            ~~{(9)}~~    (10)    (a) For purposes of this Subsection   ~~{(9)}~~    (10) :

9. Page 10, Lines 295 through 297:

295            ~~{(10)}~~    (11)    The department shall conduct internal audits of the Medicaid program, in

296    proportion to at least the level of funding it receives from Medicaid to conduct internal audits.

297            ~~{(11)}~~    (12)    In order to determine the feasibility of contracting for direct Medicaid providers

10. Page 11, Line 306:

306            ~~{(12)}~~    (13)    (a) By December 31, 2010, the department shall:

11. Page 11, Line 309:

309            (ii) report the department's findings and recommendations under Subsection   ~~{(12)}~~    (13)    (a)(i)

12. Page 11, Line 312:

312    described in Subsection   ~~{(12)}~~    (13)    (a) is feasible, and the Health and Human Services Appropriations

13. Page 11, Line 321:

321            ~~{(13)}~~    (14)    (a) The department may apply for and, if approved, implement a demonstration

14. Page 11, Line 323:

323            (b) A health opportunity account established under Subsection   ~~{(13)}~~    (14)    (a) shall be an

15. Page 11, Line 326:

326            (c) Subsection   ~~{(13)}~~    (14)    (a) is not intended to expand the coverage of the Medicaid program.