

LEGISLATIVE ACTION

Senate		House
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Floor: WD/2R	•	
04/28/2010 12:40 PM	•	

Senator Negron moved the following:

Senate Amendment (with title amendment)

Delete line 3617

4 and insert:

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Section 98. Effective January 1, 2011, section 624.35, Florida Statutes, is created to read:

7 <u>624.35 Short title.-Sections 624.35-624.352 may be cited as</u> 8 <u>the "Medicaid and Public Assistance Fraud Strike Force Act."</u> 9 Section 99. Effective January 1, 2011, section 624.351, 10 Florida Statutes, is created to read: 11 (24.251 Medicaid and Public Presistance Fraud Strike Force)

11 <u>624.351 Medicaid and Public Assistance Fraud Strike Force.</u>
12 <u>(1) LEGISLATIVE FINDINGS. — The Legislature finds that there</u>
13 <u>is a need to develop and implement a statewide strategy to</u>

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14	coordinate state and local agencies, law enforcement entities,
15	and investigative units in order to increase the effectiveness
16	of programs and initiatives dealing with the prevention,
17	detection, and prosecution of Medicaid and public assistance
18	fraud.
19	(2) ESTABLISHMENTThe Medicaid and Public Assistance Fraud
20	Strike Force is created within the department to oversee and
21	coordinate state and local efforts to eliminate Medicaid and
22	public assistance fraud and to recover state and federal funds.
23	The strike force shall serve in an advisory capacity and provide
24	recommendations and policy alternatives to the Chief Financial
25	Officer.
26	(3) MEMBERSHIPThe strike force shall consist of the
27	following 11 members who may not designate anyone to serve in
28	their place:
29	(a) The Chief Financial Officer, who shall serve as chair.
30	(b) The Attorney General, who shall serve as vice chair.
31	(c) The executive director of the Department of Law
32	Enforcement.
33	(d) The Secretary of Health Care Administration.
34	(e) The Secretary of Children and Family Services.
35	(f) The State Surgeon General.
36	(g) Five members appointed by the Chief Financial Officer,
37	consisting of two sheriffs, two chiefs of police, and one state
38	attorney. When making these appointments, the Chief Financial
39	Officer shall consider representation by geography, population,
40	ethnicity, and other relevant factors in order to ensure that
41	the membership of the strike force is representative of the
42	state as a whole.

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43 (4) TERMS OF MEMBERSHIP; COMPENSATION; STAFF.-(a) The five members appointed by the Chief Financial 44 Officer will serve 4-year terms; however, for the purpose of 45 46 providing staggered terms, of the initial appointments, two members will be appointed to a 2-year term, two members will be 47 48 appointed to a 3-year term, and one member will be appointed to 49 a 4-year term. The remaining members are standing members of the 50 strike force and may not serve beyond the time he or she holds 51 the position that was the basis for strike force membership. A 52 vacancy shall be filled in the same manner as the original 53 appointment but only for the unexpired term.

54 (b) The Legislature finds that the strike force serves a 55 legitimate state, county, and municipal purpose and that service 56 on the strike force is consistent with a member's principal 57 service in a public office or employment. Therefore membership 58 on the strike force does not disqualify a member from holding 59 any other public office or from being employed by a public 60 entity, except that a member of the Legislature may not serve on 61 the strike force.

62 <u>(c) Members of the strike force shall serve without</u> 63 <u>compensation, but are entitled to reimbursement for per diem and</u> 64 <u>travel expenses pursuant to s. 112.061. Reimbursements may be</u> 65 <u>paid from appropriations provided to the department by the</u> 66 <u>Legislature for the purposes of this section.</u>

67 (d) The Chief Financial Officer shall appoint a chief of
68 staff for the strike force who must have experience, education,
69 and expertise in the fields of law, prosecution, or fraud
70 investigations and shall serve at the pleasure of the Chief
71 Financial Officer. The department shall provide the strike force

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with staff necessary to assist the strike force in the
performance of its duties.
(5) MEETINGSThe strike force shall hold its
organizational session by March 1, 2011. Thereafter, the strike
force shall meet at least four times per year. Additional
meetings may be held if the chair determines that extraordinary
circumstances require an additional meeting. Members may appear
by electronic means. A majority of the members of the strike
force constitutes a quorum.
(6) STRIKE FORCE DUTIESThe strike force shall provide
advice and make recommendations, as necessary, to the Chief
Financial Officer.
(a) The strike force may advise the Chief Financial Officer
on initiatives that include, but are not limited to:
1. Conducting a census of local, state, and federal efforts
to address Medicaid and public assistance fraud in this state,
including fraud detection, prevention, and prosecution, in order
to discern overlapping missions, maximize existing resources,
and strengthen current programs.
2. Developing a strategic plan for coordinating and
targeting state and local resources for preventing and
prosecuting Medicaid and public assistance fraud. The plan must
identify methods to enhance multiagency efforts that contribute
to achieving the state's goal of eliminating Medicaid and public
assistance fraud.
3. Identifying methods to implement innovative technology
and data sharing in order to detect and analyze Medicaid and
public assistance fraud with speed and efficiency.
4. Establishing a program to provide grants to state and

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101	local agencies that develop and implement effective Medicaid and
102	public assistance fraud prevention, detection, and investigation
103	programs, which are evaluated by the strike force and ranked by
104	their potential to contribute to achieving the state's goal of
105	eliminating Medicaid and public assistance fraud. The grant
106	program may also provide startup funding for new initiatives by
107	local and state law enforcement or administrative agencies to
108	combat Medicaid and public assistance fraud.
109	5. Developing and promoting crime prevention services and
110	educational programs that serve the public, including, but not
111	limited to, a well-publicized rewards program for the
112	apprehension and conviction of criminals who perpetrate Medicaid
113	and public assistance fraud.
114	6. Providing grants, contingent upon appropriation, for
115	multiagency or state and local Medicaid and public assistance
116	fraud efforts, which include, but are not limited to:
117	a. Providing for a Medicaid and public assistance fraud
118	prosecutor in the Office of the Statewide Prosecutor.
119	b. Providing assistance to state attorneys for support
120	services or equipment, or for the hiring of assistant state
121	attorneys, as needed, to prosecute Medicaid and public
122	assistance fraud cases.
123	c. Providing assistance to judges for support services or
124	for the hiring of senior judges, as needed, so that Medicaid and
125	public assistance fraud cases can be heard expeditiously.
126	(b) The strike force shall receive periodic reports from
127	state agencies, law enforcement officers, investigators,
128	prosecutors, and coordinating teams regarding Medicaid and
129	public assistance criminal and civil investigations. Such
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130	reports may include discussions regarding significant factors
131	and trends relevant to a statewide Medicaid and public
132	assistance fraud strategy.
133	(7) REPORTSThe strike force shall annually prepare and
134	submit a report on its activities and recommendations, by
135	October 1, to the President of the Senate, the Speaker of the
136	House of Representatives, the Governor, and the chairs of the
137	House of Representatives and Senate committees that have
138	substantive jurisdiction over Medicaid and public assistance
139	fraud.
140	Section 100. Effective January 1, 2011, section 624.352,
141	Florida Statutes, is created to read:
142	624.352 Interagency agreements to detect and deter Medicaid
143	and public assistance fraud
144	(1) The Chief Financial Officer shall prepare model
145	interagency agreements for the coordination of prevention,
146	investigation, and prosecution of Medicaid and public assistance
147	fraud to be known as "Strike Force" agreements. Parties to such
148	agreements may include any agency that is headed by a Cabinet
149	officer, the Governor, the Governor and Cabinet, a collegial
150	body, or any federal, state, or local law enforcement agency.
151	(2) The agreements must include, but are not limited to:
152	(a) Establishing the agreement's purpose, mission,
153	authority, organizational structure, procedures, supervision,
154	operations, deputations, funding, expenditures, property and
155	equipment, reports and records, assets and forfeitures, media
156	policy, liability, and duration.
157	(b) Requiring that parties to an agreement have appropriate
158	powers and authority relative to the purpose and mission of the



159	agreement.
160	Section 101. Effective January 1, 2011, section 16.59,
161	Florida Statutes, is amended to read:
162	16.59 Medicaid fraud control.— <u>The Medicaid Fraud Control</u>
163	Unit There is created in the Department of Legal Affairs to the
164	Medicaid Fraud Control Unit, which may investigate all
165	violations of s. 409.920 and any criminal violations discovered
166	during the course of those investigations. The Medicaid Fraud
167	Control Unit may refer any criminal violation so uncovered to
168	the appropriate prosecuting authority. <u>The</u> offices of the
169	Medicaid Fraud Control Unit <u>,</u> and the offices of the Agency for
170	Health Care Administration Medicaid program integrity program $_$
171	and the Divisions of Insurance Fraud and Public Assistance Fraud
172	within the Department of Financial Services shall, to the extent
173	possible, be collocated; however, positions dedicated to
174	Medicaid managed care fraud within the Medicaid Fraud Control
175	Unit shall be collocated with the Division of Insurance Fraud.
176	The Agency for Health Care Administration, and the Department of
177	Legal Affairs, and the Divisions of Insurance Fraud and Public
178	Assistance Fraud within the Department of Financial Services
179	shall conduct joint training and other joint activities designed
180	to increase communication and coordination in recovering
181	overpayments.
182	Section 102. Effective January 1, 2011, paragraph (o) is
183	added to subsection (2) of section 20.121, Florida Statutes, to
184	read:
185	20.121 Department of Financial ServicesThere is created a
186	Department of Financial Services.
187	(2) DIVISIONSThe Department of Financial Services shall

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188	consist of the following divisions:
189	(o) The Division of Public Assistance Fraud.
190	Section 103. Effective January 1, 2011, paragraph (b) of
191	subsection (7) of section 411.01, Florida Statutes, is amended
192	to read:
193	411.01 School readiness programs; early learning
194	coalitions
195	(7) PARENTAL CHOICE
196	(b) If it is determined that a provider has provided any
197	cash to the beneficiary in return for receiving the purchase
198	order, the early learning coalition or its fiscal agent shall
199	refer the matter to the Department of Financial Services
200	pursuant to s. 414.411 Division of Public Assistance Fraud for
201	investigation.
202	Section 104. Effective January 1, 2011, subsection (2) of
203	section 414.33, Florida Statutes, is amended to read:
204	414.33 Violations of food stamp program
205	(2) In addition, the department shall establish procedures
206	for referring to the Department of Law Enforcement any case that
207	involves a suspected violation of federal or state law or rules
208	governing the administration of the food stamp program <u>to the</u>
209	Department of Financial Services pursuant to s. 414.411.
210	Section 105. Effective January 1, 2011, subsection (9) of
211	section 414.39, Florida Statutes, is amended to read:
212	414.39 Fraud
213	(9) All records relating to investigations of public
214	assistance fraud in the custody of the department and the Agency
215	for Health Care Administration are available for examination by
216	the Department of <u>Financial Services</u> Law Enforcement pursuant to



217 s. <u>414.411</u> 943.401 and are admissible into evidence in 218 proceedings brought under this section as business records 219 within the meaning of s. 90.803(6).

Section 106. Effective January 1, 2011, section 943.401,
Florida Statutes, is transferred, renumbered as section 414.411,
Florida Statutes, and amended to read:

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414.411 943.401 Public assistance fraud.-

224 (1) (a) The Department of Financial Services Law Enforcement 225 shall investigate all public assistance provided to residents of 226 the state or provided to others by the state. In the course of 227 such investigation the department of Law Enforcement shall 228 examine all records, including electronic benefits transfer records and make inquiry of all persons who may have knowledge 229 230 as to any irregularity incidental to the disbursement of public 231 moneys, food stamps, or other items or benefits authorizations 232 to recipients.

233 (b) All public assistance recipients, as a condition precedent to qualification for public assistance received and as 234 235 defined under the provisions of chapter 409, chapter 411, or 236 this chapter 414, must shall first give in writing, to the 237 Agency for Health Care Administration, the Department of Health, the Agency for Workforce Innovation, and the Department of 238 239 Children and Family Services, as appropriate, and to the 240 Department of Financial Services Law Enforcement, consent to 241 make inquiry of past or present employers and records, financial 242 or otherwise.

(2) In the conduct of such investigation the Department of
 Financial Services Law Enforcement may employ persons having
 such qualifications as are useful in the performance of this



246 duty.

(3) The results of such investigation shall be reported by
the Department of <u>Financial Services</u> Law Enforcement to the
appropriate legislative committees, the Agency for Health Care
Administration, the Department of Health, the Agency for
Workforce Innovation, and the Department of Children and Family
Services, and to such others as the department of Law
Enforcement may determine.

(4) The Department of Health and the Department of Children
and Family Services shall report to the Department of <u>Financial</u>
<u>Services</u> Law Enforcement the final disposition of all cases
wherein action has been taken pursuant to s. 414.39, based upon
information furnished by the Department of <u>Financial Services</u>
Law Enforcement.

(5) All lawful fees and expenses of officers and witnesses,
expenses incident to taking testimony and transcripts of
testimony and proceedings are a proper charge to the Department
of Financial Services Law Enforcement.

(6) The provisions of this section shall be liberally construed in order to carry out effectively the purposes of this section in the interest of protecting public moneys and other public property.

268 Section 107. Section 409.91212, Florida Statutes, is 269 created to read:

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409.91212 Medicaid managed care fraud.-

271 (1) Each managed care plan, as defined in s. 409.920(1)(e),
 272 shall adopt an anti-fraud plan addressing the detection and
 273 prevention of overpayments, abuse, and fraud relating to the
 274 provision of and payment for Medicaid services and submit the

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275	plan to the Office of Medicaid Program Integrity within the
276	agency for approval. At a minimum, the anti-fraud plan must
277	include:
278	(a) A written description or chart outlining the
279	organizational arrangement of the plan's personnel who are
280	responsible for the investigation and reporting of possible
281	overpayment, abuse, or fraud;
282	(b) A description of the plan's procedures for detecting
283	and investigating possible acts of fraud, abuse, and
284	overpayment;
285	(c) A description of the plan's procedures for the
286	mandatory reporting of possible overpayment, abuse, or fraud to
287	the Office of Medicaid Program Integrity within the agency;
288	(d) A description of the plan's program and procedures for
289	educating and training personnel on how to detect and prevent
290	fraud, abuse, and overpayment;
291	(e) The name, address, telephone number, e-mail address,
292	and fax number of the individual responsible for carrying out
293	the anti-fraud plan; and
294	(f) A summary of the results of the investigations of
295	fraud, abuse, or overpayment which were conducted during the
296	previous year by the managed care organization's fraud
297	investigative unit.
298	(2) A managed care plan that provides Medicaid services
299	shall:
300	(a) Establish and maintain a fraud investigative unit to
301	investigate possible acts of fraud, abuse, and overpayment; or
302	(b) Contract for the investigation of possible fraudulent
303	or abusive acts by Medicaid recipients, persons providing

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304	services to Medicaid recipients, or any other persons.
305	(3) If a managed care plan contracts for the investigation
306	of fraudulent claims and other types of program abuse by
307	recipients or service providers, the managed care plan shall
308	file the following with the Office of Medicaid Program Integrity
309	within the agency for approval before the plan executes any
310	contracts for fraud and abuse prevention and detection:
311	(a) A copy of the written contract between the plan and the
312	contracting entity;
313	(b) The names, addresses, telephone numbers, e-mail
314	addresses, and fax numbers of the principals of the entity with
315	which the managed care plan has contracted; and
316	(c) A description of the qualifications of the principals
317	of the entity with which the managed care plan has contracted.
318	(4) On or before September 1 of each year, each managed
319	care plan shall report to the Office of Medicaid Program
320	Integrity within the agency on its experience in implementing an
321	anti-fraud plan, as provided under subsection (1), and, if
322	applicable, conducting or contracting for investigations of
323	possible fraudulent or abusive acts as provided under this
324	section for the prior state fiscal year. The report must
325	include, at a minimum:
326	(a) The dollar amount of losses and recoveries attributable
327	to overpayment, abuse, and fraud.
328	(b) The number of referrals to the Office of Medicaid
329	Program Integrity during the prior year.
330	(5) If a managed care plan fails to timely submit a final
331	acceptable anti-fraud plan, fails to timely submit its annual
332	report, fails to implement its anti-fraud plan or investigative

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333	unit, if applicable, or otherwise refuses to comply with this
334	section, the agency shall impose:
335	(a) An administrative fine of \$2,000 per calendar day for
336	failure to submit an acceptable anti-fraud plan or report until
337	the agency deems the managed care plan or report to be in
338	<pre>compliance;</pre>
339	(b) An administrative fine of not more than \$10,000 for
340	failure by a managed care plan to implement an anti-fraud plan
341	or investigative unit, as applicable; or
342	(c) The administrative fines pursuant to paragraphs (a) and
343	<u>(b).</u>
344	(6) Each managed care plan shall report all suspected or
345	confirmed instances of provider or recipient fraud or abuse
346	within 15 calendar days after detection to the Office of
347	Medicaid Program Integrity within the agency. At a minimum the
348	report must contain the name of the provider or recipient, the
349	Medicaid billing number or tax identification number, and a
350	description of the fraudulent or abusive act. The Office of
351	Medicaid Program Integrity in the agency shall forward the
352	report of suspected overpayment, abuse, or fraud to the
353	appropriate investigative unit, including, but not limited to,
354	the Bureau of Medicaid program integrity, the Medicaid fraud
355	control unit, the Division of Public Assistance Fraud, the
356	Division of Insurance Fraud, or the Department of Law
357	Enforcement.
358	(a) Failure to timely report shall result in an
359	administrative fine of \$1,000 per calendar day after the 15th
360	day of detection.
361	(b) Failure to timely report may result in additional

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362	administrative, civil, or criminal penalties.
363	(7) The agency may adopt rules to administer this section.
364	Section 108. Review of the Medicaid fraud and abuse
365	processes.—
366	(1) The Auditor General and the Office of Program Policy
367	Analysis and Government Accountability shall review and evaluate
368	the Agency for Health Care Administration's Medicaid fraud and
369	abuse systems, including the Medicaid program integrity program.
370	The reviewers may access Medicaid-related information and data
371	from the Attorney General's Medicaid Fraud Control Unit, the
372	Department of Health, the Department of Elderly Affairs, the
373	Agency for Persons with Disabilities, and the Department of
374	Children and Family Services, as necessary, to conduct the
375	review. The review must include, but is not limited to:
376	(a) An evaluation of current Medicaid policies and the
377	Medicaid fiscal agent;
378	(b) An analysis of the Medicaid fraud and abuse prevention
379	and detection processes, including agency contracts, Medicaid
380	databases, and internal control risk assessments;
381	(c) A comprehensive evaluation of the effectiveness of the
382	current laws, rules, and contractual requirements that govern
383	Medicaid managed care entities;
384	(d) An evaluation of the agency's Medicaid managed care
385	oversight processes;
386	(e) Recommendations to improve the Medicaid claims
387	adjudication process, to increase the overall efficiency of the
388	Medicaid program, and to reduce Medicaid overpayments; and
389	(f) Operational and legislative recommendations to improve
390	the prevention and detection of fraud and abuse in the Medicaid

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391 managed care program. 392 (2) The Auditor General's Office and the Office of Program 393 Policy Analysis and Government Accountability may contract with 394 technical consultants to assist in the performance of the 395 review. The Auditor General and the Office of Program Policy 396 Analysis and Government Accountability shall report to the 397 President of the Senate, the Speaker of the House of 398 Representatives, and the Governor by December 1, 2011. 399 Section 109. The Agency for Health Care Administration 400 shall begin the process of requesting an extension of the 401 Medicaid Section 1115 waiver. The agency shall report at least 402 monthly to the President of the Senate, Speaker of the House of 403 Representatives, and the chairs of substantive and budget 404 committees with oversight of the Medicaid program on progress in 405 negotiating for the extension of the waiver. 406 Section 110. Medicaid claims adjudication project.-The 407 Agency for Health Care Administration shall issue a competitive 408 procurement pursuant to chapter 287, Florida Statutes, with a 409 third-party vendor, at no cost to the state, to provide a real-410 time, front-end database to augment the Medicaid fiscal agent 411 program edits and claims adjudication process. The vendor shall 412 provide an interface with the Medicaid fiscal agent to decrease 413 inaccurate payment to Medicaid providers and improve the overall 414 efficiency of the Medicaid claims-processing system. 415 Section 111. Effective January 1, 2011, all powers, duties, 416 functions, records, offices, personnel, property, pending issues 417 and existing contracts, administrative authority, administrative 418 rules, and unexpended balances of appropriations, allocations, and other funds relating to public assistance fraud in the 419

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420	Department of Law Enforcement are transferred by a type two
421	transfer, as defined in s. 20.06(2), Florida Statutes, to the
422	Division of Public Assistance Fraud in the Department of
423	Financial Services.
424	Section 112. Except as otherwise expressly provided, this
425	act shall take effect July 1, 2010.
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428	======================================
429	And the title is amended as follows:
430	Delete lines 272 - 273
431	and insert:
432	references; revising a reference; creating s. 624.35, F.S.;
433	providing a short title; creating s. 624.351, F.S.; providing
434	legislative intent; establishing the Medicaid and Public
435	Assistance Fraud Strike Force within the Department of Financial
436	Services to coordinate efforts to eliminate Medicaid and public
437	assistance fraud; providing for membership; providing for
438	meetings; specifying duties; requiring an annual report to the
439	Legislature and Governor; creating s. 624.352, F.S.; directing
440	the Chief Financial Officer to prepare model interagency
441	agreements that address Medicaid and public assistance fraud;
442	specifying which agencies can be a party to such agreements;
443	amending s. 16.59, F.S.; conforming provisions to changes made
444	by the act; requiring the Divisions of Insurance Fraud and
445	Public Assistance Fraud in the Department of Financial Services
446	to be collocated with the Medicaid Fraud Control Unit if
447	possible; requiring positions dedicated to Medicaid managed care
448	fraud to be collocated with the Division of Insurance Fraud;

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449 amending s. 20.121, F.S.; establishing the Division of Public 450 Assistance Fraud within the Department of Financial Services; 451 amending ss. 411.01, 414.33, and 414.39, F.S.; conforming 452 provisions to changes made by the act; transferring, 453 renumbering, and amending s. 943.401, F.S.; directing the 454 Department of Financial Services rather than the Department of 455 Law Enforcement to investigate public assistance fraud; creating 456 s. 409.91212, F.S.; requiring Medicaid managed care plans to 457 adopt an anti-fraud plan relating to the provision of health 458 care services; requiring certain managed care plans to also 459 establish an investigative unit or contract for the 460 investigation of fraudulent or abusive activity; requiring an annual report; providing administrative penalties for 461 462 noncompliance; authorizing the Agency for Health Care Administration to adopt rules; directing the Auditor General and 463 464 the Office of Program Policy Analysis and Government 465 Accountability to review the Medicaid fraud and abuse processes 466 in the Agency for Health Care Administration; requiring a report 467 to the Legislature and Governor by a certain date; requiring the 468 Agency for Health Care Administration to seek an extension of 469 the Medicaid managed care waiver; establishing the Medicaid 470 claims adjudication project in the Agency for Health Care 471 Administration to decrease the incidence of inaccurate payments 472 and to improve the efficiency of the Medicaid claims processing 473 system; transferring activities relating to public assistance 474 fraud from the Department of Law Enforcement to the Division of 475 Public Assistance Fraud in the Department of Financial Services 476 by a type two transfer; providing effective dates. 477