1	A bill to be entitled
2	An act relating to managed health care;
3	amending s. 408.05, F.S.; requiring the State
4	Center for Health Statistics to publish health
5	maintenance organization report cards; amending
6	s. 408.7056, F.S.; excluding certain additional
7	grievances from consideration by a statewide
8	provider and subscriber assistance panel;
9	revising panel membership; amending s.
10	627.6471, F.S.; requiring preferred provider
11	organization policies which do not provide
12	direct patient access to a dermatologist to
13	conform to certain requirements imposed on
14	exclusive provider organization contracts;
15	amending s. 641.31, F.S.; providing for a
16	point-of-service benefit rider on a health
17	maintenance contract; providing requirements;
18	providing restrictions; authorizing reasonable
19	copayment and annual deductible; providing
20	exceptions relating to subscriber liability for
21	services received; amending s. 641.3155, F.S.;
22	providing a process for retroactive reduction
23	of payments of provider claims under certain
24	circumstances; amending s. 641.51, F.S.;
25	requiring that health maintenance organizations
26	provide additional information to the Agency
27	for Health Care Administration indicating
28	quality of care; removing a requirement that
29	organizations conduct customer satisfaction
30	surveys; revising requirements for preventive
31	pediatric health care provided by health

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1 maintenance organizations; amending s. 641.58, 2 F.S.; providing for moneys in the Health Care 3 Trust Fund to be used for additional purposes; 4 directing the director of the Agency for Health 5 Care Administration to establish an advisory 6 group on the submission and payment of health 7 claims; providing membership and duties; 8 requiring a report; providing an appropriation; 9 providing effective dates. 10 Be It Enacted by the Legislature of the State of Florida: 11 12 13 Section 1. Paragraph (a) of subsection (5) of section 14 408.05, Florida Statutes, 1998 Supplement, is amended to read: 408.05 State Center for Health Statistics .--15 (5) PUBLICATIONS; REPORTS; SPECIAL STUDIES.--The 16 17 center shall provide for the widespread dissemination of data 18 which it collects and analyzes. The center shall have the 19 following publication, reporting, and special study functions: 20 (a) The center shall publish and make available 21 periodically to agencies and individuals health statistics 22 publications of general interest, including health maintenance 23 organization report cards; publications providing health statistics on topical health policy issues; - publications 24 which provide health status profiles of the people in this 25 26 state; - and other topical health statistics publications. Section 2. Subsections (2) and (11) of section 27 28 408.7056, Florida Statutes, 1998 Supplement, are amended to 29 read: 30 408.7056 Statewide Provider and Subscriber Assistance 31 Program. --2

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(2) The agency shall adopt and implement a program to 1 2 provide assistance to subscribers and providers, including 3 those whose grievances are not resolved by the managed care 4 entity to the satisfaction of the subscriber or provider. The 5 program shall consist of one or more panels that meet as often б as necessary to timely review, consider, and hear grievances 7 and recommend to the agency or the department any actions that 8 should be taken concerning individual cases heard by the 9 panel. The panel shall hear every grievance filed by subscribers and providers on behalf of subscribers, unless the 10 grievance: 11 12 (a) Relates to a managed care entity's refusal to 13 accept a provider into its network of providers; 14 (b) Is part of an internal grievance in a Medicare 15 managed care entity or a reconsideration appeal through the 16 Medicare appeals process which does not involve a quality of 17 care issue; 18 (c) Is related to a health plan not regulated by the 19 state such as an administrative services organization, third-party administrator, or federal employee health benefit 20 21 program; 22 (d) Is related to appeals by in-plan suppliers and 23 providers, unless related to quality of care provided by the 24 plan; (e) Is part of a Medicaid fair hearing pursued under 25 26 42 C.F.R. ss. 431.220 et seq.; 27 (f) Is the basis for an action pending in state or 28 federal court; 29 (g) Is related to an appeal by nonparticipating 30 providers, unless related to the quality of care provided to a 31 3 CODING: Words stricken are deletions; words underlined are additions.

subscriber by the managed care entity and the provider is 1 2 involved in the care provided to the subscriber; 3 (h) Was filed before the subscriber or provider 4 completed the entire internal grievance procedure of the 5 managed care entity, the managed care entity has complied with 6 its timeframes for completing the internal grievance 7 procedure, and the circumstances described in subsection (6) 8 do not apply; 9 (i) Has been resolved to the satisfaction of the subscriber or provider who filed the grievance, unless the 10 managed care entity's initial action is egregious or may be 11 12 indicative of a pattern of inappropriate behavior; (j) Is limited to seeking damages for pain and 13 14 suffering, lost wages, or other incidental expenses, including accrued interest on unpaid balances, court costs, and 15 transportation costs associated with grievance procedures; 16 17 (k) Is limited to issues involving conduct of a health care provider or facility, staff member, or employee of a 18 19 managed care entity which constitute grounds for disciplinary action by the appropriate professional licensing board and is 20 not indicative of a pattern of inappropriate behavior, and the 21 22 agency or department has reported these grievances to the 23 appropriate professional licensing board or to the health facility regulation section of the agency for possible 24 25 investigation; or 26 (1) Is withdrawn by the subscriber or provider. 27 Failure of the subscriber or the provider to attend the hearing shall be considered a withdrawal of the grievance. 28 29 (11) The panel shall consist of members employed by the agency and members employed by the department, chosen by 30 their respective agencies; a consumer appointed by the 31 4

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Governor; a physician appointed by the Governor, who shall 1 2 serve as a standing member; and physicians with expertise 3 relevant to the case to be heard, who shall serve on a 4 rotating basis. The agency may contract with a medical 5 director and a primary care physician who shall provide 6 additional technical expertise to the panel. The medical 7 director shall be selected from a health maintenance organization with a current certificate of authority to 8 9 operate in Florida. Section 3. Subsection (5) of section 627.6471, Florida 10 Statutes, is renumbered as subsection (6), and a new 11 12 subsection (5) is added to said section to read: 627.6471 Contracts for reduced rates of payment; 13 14 limitations; coinsurance and deductibles .--15 (5) Any policy issued under this section which does 16 not provide direct patient access to a dermatologist must 17 conform to the requirements of s. 627.6472(16). Nothing in this subsection shall affect the amount the insured or patient 18 19 must pay as a deductible or coinsurance amount authorized 20 under this section. 21 Section 4. Subsection (36) is added to section 641.31, Florida Statutes, 1998 Supplement, to read: 22 23 641.31 Health maintenance contracts.--24 (36)(a) Notwithstanding any other provision of this part, a health maintenance organization which meets the 25 26 requirements of paragraph (b) may, through a point-of-service 27 rider to its contract providing comprehensive health care 28 services, include a point-of-service benefit. Under such a 29 rider, a subscriber or other covered person of the health maintenance organization may choose, at the time of covered 30 31 service, a provider with whom the health maintenance 5

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organization does not have a health maintenance organization 1 2 provider contract. The rider shall not require a referral from 3 the health maintenance organization for the point-of-service 4 benefits. 5 (b) A health maintenance organization offering a 6 point-of-service rider under this subsection must have a valid 7 certificate of authority issued under the provisions of the 8 chapter, must have been licensed under this chapter for a 9 minimum of 3 years, and must at all times that it has riders in effect maintain a minimum surplus of \$5 million, inclusive 10 of the surplus requirements in s. 641.225. 11 12 (c) Premiums paid for the point-of-service riders may 13 not exceed 15 percent of total premiums for all health plan 14 products sold by the health maintenance organization offering 15 the rider. If the premiums paid for point-of-service riders exceed 15 percent, the health maintenance organization must 16 17 notify the department and must, immediately upon discovery that the premium cap has been exceeded, cease offering such a 18 19 rider until compliance with the premium cap is restored. 20 (d) Notwithstanding the limitations of deductibles and copayment provisions in this part, a point-of-service rider 21 may require the subscriber to pay a reasonable copayment per 22 23 visit for services provided by a noncontracted provider chosen by the subscriber at the time of the service. The copayment 24 may either be a specific dollar amount or a percentage of the 25 26 reimbursable provider charges covered by the contract and must be paid by the subscriber to the noncontracted provider upon 27 receipt of covered service. The point-of-service rider may 28 29 require that a reasonable annual deductible for the expenses associated with the point-of-service rider be met and may 30 include a lifetime maximum benefit amount. 31 6

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(e) The rider must include language as required in s. 1 2 627.6044 and must comply with copayment and deductible limits 3 described in s. 627.6471. The provisions of s. 641.315(2) and 4 (3) are inapplicable to a point-of-service rider authorized 5 under this subsection. 6 The term "point of service" may not be used by a (f) 7 health maintenance organization except with riders permitted 8 under this section or with forms approved by the department in 9 which a point-of-service product is offered with an indemnity 10 carrier. (g) A point-of-service rider must be filed and 11 12 approved under ss. 627.410 and 627.411. Section 5. Subsection (4) is added to section 13 14 641.3155, Florida Statutes, 1998 Supplement, to read: 15 641.3155 Provider contracts; payment of claims.--(4) Any retroactive reductions of payments or demands 16 17 for refund of previous overpayments which are due to 18 retroactive review of coverage decisions or payment levels 19 must be reconciled to specific claims, unless the parties 20 agree to other reconciliation methods and terms. Any 21 retroactive demands by providers for payment due to underpayments or nonpayments for covered services must be 22 23 reconciled to specific claims, unless the parties agree to other reconciliation methods and terms. The look-back period 24 may be specified by the terms of the contract. 25 26 Section 6. Subsections (8), (9), and (10) of section 641.51, Florida Statutes, are amended to read: 27 28 641.51 Quality assurance program; second medical 29 opinion requirement. --(8) Each organization shall release to the agency data 30 31 that which are indicators of access and quality of care. The 7 CODING: Words stricken are deletions; words underlined are additions.

agency shall develop rules specifying data-reporting 1 requirements for these indicators. The indicators shall 2 3 include the following characteristics: 4 (a) They must relate to access and quality of care 5 measures. (b) They must be consistent with data collected б 7 pursuant to accreditation activities and standards. 8 (c) They must be consistent with frequency 9 requirements under the accreditation process. They must include chronic disease management 10 (d) 11 measures. 12 (e) They must relate to preventive health care for 13 adults and children. 14 (f) They must include prenatal care measures. 15 (g) They must include child health checkup measures. 16 17 The agency shall develop by rule a uniform format for 18 publication of the data for the public which shall contain 19 explanations of the data collected and the relevance of such data. The agency shall publish such data no less frequently 20 21 than every 2 years. (9) Each organization shall conduct a standardized 22 23 customer satisfaction survey, as developed by the agency by rule, of its membership at intervals specified by the agency. 24 25 The survey shall be consistent with surveys required by 26 accrediting organizations and may contain up to 10 additional 27 questions based on concerns specific to Florida. Survey data 28 shall be submitted to the agency, which shall make comparative 29 findings available to the public. (9)(10) Each organization shall adopt recommendations 30 for preventive pediatric health care consistent with child 31 8 CODING: Words stricken are deletions; words underlined are additions.

health checkup early periodic screening, diagnosis, and 1 2 treatment requirements developed for the Medicaid program. 3 Each organization shall establish goals to achieve 80-percent 4 compliance by July 1, 1998, and 90-percent compliance by July 5 1, 1999, for their enrolled pediatric population. 6 Section 7. Subsection (4) of section 641.58, Florida 7 Statutes, is amended to read: 8 641.58 Regulatory assessment; levy and amount; use of 9 funds; tax returns; penalty for failure to pay .--(4) The moneys so received and deposited into the 10 Health Care Trust Fund shall be used to defray the expenses of 11 the agency in the discharge of its administrative and 12 regulatory powers and duties under this part, including 13 14 conducting an annual health maintenance organization member satisfaction survey, contracting with physician consultants 15 for the statewide provider and subscriber assistance panel; 16 the maintaining of offices and necessary supplies, essential 17 equipment, and other materials, and salaries and expenses of 18 19 required personnel; - and discharging all other legitimate 20 expenses relating to the discharge of the administrative and 21 regulatory powers and duties imposed under this such part. 22 Section 8. (1) The Agency for Health Care Administration shall establish an advisory group on the 23 submission and payment of health claims. 24 25 (1) The advisory group shall be composed of eight 26 members, including three members from health maintenance 27 organizations licensed in Florida, one representative from a 28 not-for-profit hospital, one representative from a for-profit 29 hospital, one representative who is a licensed physician, one 30 representative from the Office of the Insurance Commissioner, 31 9

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and one representative from the Agency for Health Care 1 2 Administration. 3 (2) The advisory group shall study and make 4 recommendations on: 5 Trends and issues relating to legislative, (a) 6 regulatory, or private-sector solutions for timely and 7 accurate submission and payment of health claims. (b) Development of electronic billing and claims 8 9 processing for providers and health care facilities that provide for electronic processing of eligibility requests, 10 benefit verification, authorizations, precertifications, and 11 12 claims status, including use of models such as the Florida 13 Shared System. 14 (c) The form and content of claims. 15 (d) Measures to reduce fraud and abuse relating to the 16 submission and payment of claims. 17 (3) The advisory group shall be appointed and shall convene its first meeting by July 1, 1999. All meetings of the 18 19 advisory group shall be in Tallahassee. Members of the 20 advisory group shall not receive per diem or travel 21 reimbursement. The advisory group shall submit its recommendations in a report, by January 1, 2000, to the 22 23 President of the Senate and the Speaker of the House of 24 Representatives. 25 (2) This section shall take effect upon becoming a 26 law. 27 Section 9. There is appropriated to the Agency for 28 Health Care Administration for fiscal year 1999-2000 the sum 29 of \$1,439,000 from the Health Care Trust Fund, for 12 months 30 of funding for the purpose of implementing this act. 31 10 CODING: Words stricken are deletions; words underlined are additions.

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