1	A bill to be entitled
2	An act relating to health insurance; amending
3	s. 627.6645, F.S.; revising the notice
4	requirements for cancellation or nonrenewal of
5	a group health insurance policy; specifying
6	conditions under which the insurer may
7	retroactively cancel coverage due to nonpayment
8	of premium; amending s. 627.6675, F.S.;
9	revising the time limits for an employee or
10	group member to apply for an individual
11	converted policy when termination of group
12	coverage is due to failure of the employer to
13	pay the premium; revising the requirements for
14	the premium for the converted policy; allowing
15	a group insurer to contract with another
16	insurer to issue an individual converted policy
17	under certain conditions; amending s. 641.3108,
18	F.S.; revising the notice requirements for
19	cancellation or nonrenewal of a health
20	maintenance organization contract; specifying
21	conditions under which the organization may
22	retroactively cancel coverage due to nonpayment
23	of premium; amending s. 641.3922, F.S.;
24	revising the time limits for an employee or
25	group member to apply for a converted contract
26	from a health maintenance organization when
27	termination of group coverage is due to failure
28	of the employer to pay the premium; revising
29	the requirements for the premium for the
30	converted contract; providing an effective
31	date.

Be It Enacted by the Legislature of the State of Florida: 1 2 3 Section 1. Subsection (1) of section 627.6645, Florida 4 Statutes, is amended and subsection (5) is added to that 5 section to read: 627.6645 Notification of cancellation, expiration, б 7 nonrenewal, or change in rates .--8 (1) Every insurer delivering or issuing for delivery a 9 group health insurance policy under the provisions of this part shall give the policyholder at least 45 days' advance 10 notice of cancellation, expiration, nonrenewal, or a change in 11 12 rates. Such notice shall be mailed to the policyholder's last address as shown by the records of the insurer. However, if 13 14 cancellation is for nonpayment of premium, only the requirements of subsection (5)this section shall not apply. 15 Upon receipt of such notice, the policyholder shall forward, 16 17 as soon as practicable, the notice of expiration, 18 cancellation, or nonrenewal to each certificateholder covered 19 under the policy. 20 (5) If cancellation is due to nonpayment of premium, 21 the insurer may not retroactively cancel the policy to a date prior to the date that notice of cancellation was provided to 22 23 the policyholder unless the insurer mails notice of cancellation to the policyholder prior to 45 days after the 24 date the premium was due. Such notice must be mailed to the 25 26 policyholder's last address as shown by the records of the 27 insurer and may provide for a retroactive date of cancellation no earlier than midnight of the date that the premium was due. 28 29 Section 2. Section 627.6675, Florida Statutes, 1998 30 Supplement, is amended to read: 31 2

1	627.6675 Conversion on termination of
2	eligibilitySubject to all of the provisions of this
3	section, a group policy delivered or issued for delivery in
4	this state by an insurer or nonprofit health care services
5	plan that provides, on an expense-incurred basis, hospital,
6	surgical, or major medical expense insurance, or any
7	combination of these coverages, shall provide that an employee
8	or member whose insurance under the group policy has been
9	terminated for any reason, including discontinuance of the
10	group policy in its entirety or with respect to an insured
11	class, and who has been continuously insured under the group
12	policy, and under any group policy providing similar benefits
13	that the terminated group policy replaced, for at least 3
14	months immediately prior to termination, shall be entitled to
15	have issued to him or her by the insurer a policy or
16	certificate of health insurance, referred to in this section
17	as a "converted policy." <u>A group insurer may meet the</u>
18	requirements of this section by contracting with another
19	insurer, authorized in this state, to issue an individual
20	converted policy, which policy has been approved by the
21	department under s. 627.410.An employee or member shall not
22	be entitled to a converted policy if termination of his or her
23	insurance under the group policy occurred because he or she
24	failed to pay any required contribution, or because any
25	discontinued group coverage was replaced by similar group
26	coverage within 31 days after discontinuance.
27	(1) TIME LIMITWritten application for the converted
28	policy shall be made and the first premium must be paid to the
29	insurer, not later than 63 days after termination of the group
30	policy. However, if termination was the result of failure to
31	pay any required premium or contribution and such nonpayment
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of premium was due to acts of an employer or policyholder 1 2 other than the employee or certificateholder, written 3 application for the converted policy must be made and the 4 first premium must be paid to the insurer not later than 63 days after notice of termination is mailed by the insurer or 5 6 the employer, whichever is earlier, to the employee's or 7 certificateholder's last address as shown by the record of the 8 insurer or the employer, whichever is applicable. In such case 9 of termination due to nonpayment of premium by the employer or policyholder, the premium for the converted policy may not 10 exceed the rate for the prior group coverage for the period of 11 12 coverage under the converted policy prior to the date notice 13 of termination is mailed to the employee to certificateholder. 14 For the period of coverage after such date, the premium for 15 the converted policy is subject to the requirements of 16 subsection (3). 17 (2) EVIDENCE OF INSURABILITY. -- The converted policy shall be issued without evidence of insurability. 18 19 (3) CONVERSION PREMIUM; EFFECT ON PREMIUM RATES FOR 20 GROUP COVERAGE. --21 (a) The premium for the converted policy shall be 22 determined in accordance with premium rates applicable to the 23 age and class of risk of each person to be covered under the 24 converted policy and to the type and amount of insurance provided. However, the premium for the converted policy may 25 26 not exceed 200 percent of the standard risk rate as 27 established by the department, pursuant to this subsection. (b) Actual or expected experience under converted 28 29 policies may be combined with such experience under group policies for the purposes of determining premium and loss 30 31 4

experience and establishing premium rate levels for group
 coverage.

3 (c) The department shall annually determine standard 4 risk rates, using reasonable actuarial techniques and 5 standards adopted by the department by rule. The standard risk 6 rates must be determined as follows:

7 1. Standard risk rates for individual coverage must be
8 determined separately for indemnity policies, preferred
9 provider/exclusive provider policies, and health maintenance
10 organization contracts.

11 2. The department shall survey insurers and health 12 maintenance organizations representing at least an 80 percent 13 market share, based on premiums earned in the state for the 14 most recent calendar year, for each of the categories 15 specified in subparagraph 1.

Standard risk rate schedules must be determined,
 computed as the average rates charged by the carriers
 surveyed, giving appropriate weight to each carrier's
 statewide market share of earned premiums.

4. The rate schedule shall be determined from analysis
of the one county with the largest market share in the state
of all such carriers.

5. The rate for other counties must be determined by
using the weighted average of each carrier's county factor
relationship to the county determined in subparagraph 4.

26 6. The rate schedule must be determined for different27 age brackets and family size brackets.

(4) EFFECTIVE DATE OF COVERAGE.--The effective date of
the converted policy shall be the day following the
termination of insurance under the group policy.

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1	(5) SCOPE OF COVERAGE The converted policy shall	
2	cover the employee or member and his or her dependents who	
3	were covered by the group policy on the date of termination of	
4	insurance. At the option of the insurer, a separate converted	
5	policy may be issued to cover any dependent.	
6	(6) OPTIONAL COVERAGEThe insurer shall not be	
7	required to issue a converted policy covering any person who	
8	is or could be covered by Medicare. The insurer shall not be	
9	required to issue a converted policy covering a person if	
10	paragraphs (a) and (b) apply to the person:	
11	(a) If any of the following apply to the person:	
12	1. The person is covered for similar benefits by	
13	another hospital, surgical, medical, or major medical expense	
14	insurance policy or hospital or medical service subscriber	
15	contract or medical practice or other prepayment plan, or by	
16	any other plan or program.	
17	2. The person is eligible for similar benefits,	
18	whether or not actually provided coverage, under any	
19	arrangement of coverage for individuals in a group, whether on	
20	an insured or uninsured basis.	
21	3. Similar benefits are provided for or are available	
22	to the person under any state or federal law.	
23	(b) If the benefits provided under the sources	
24	referred to in subparagraph (a)1. or the benefits provided or	
25	available under the sources referred to in subparagraphs (a)2.	
26	and 3., together with the benefits provided by the converted	
27	policy, would result in overinsurance according to the	
28	insurer's standards. The insurer's standards must bear some	
29	reasonable relationship to actual health care costs in the	
30	area in which the insured lives at the time of conversion and	
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must be filed with the department prior to their use in 1 2 denying coverage. 3 (7) INFORMATION REQUESTED BY INSURER. --4 (a) A converted policy may include a provision under 5 which the insurer may request information, in advance of any 6 premium due date, of any person covered thereunder as to 7 whether: 8 1. The person is covered for similar benefits by 9 another hospital, surgical, medical, or major medical expense insurance policy or hospital or medical service subscriber 10 contract or medical practice or other prepayment plan or by 11 12 any other plan or program. The person is covered for similar benefits under 13 2. 14 any arrangement of coverage for individuals in a group, 15 whether on an insured or uninsured basis. Similar benefits are provided for or are available 16 3. 17 to the person under any state or federal law. 18 The converted policy may provide that the insurer (b) 19 may refuse to renew the policy or the coverage of any person only for one or more of the following reasons: 20 21 1. Either the benefits provided under the sources referred to in subparagraphs (a)1. and 2. for the person or 22 23 the benefits provided or available under the sources referred to in subparagraph (a)3. for the person, together with the 24 benefits provided by the converted policy, would result in 25 26 overinsurance according to the insurer's standards on file with the department. 27 2. The converted policyholder fails to provide the 28 29 information requested pursuant to paragraph (a). 3. Fraud or intentional misrepresentation in applying 30 for any benefits under the converted policy. 31 7

1	4. Other reasons approved by the department.
2	(8) BENEFITS OFFERED
3	(a) An insurer shall not be required to issue a
4	converted policy that provides benefits in excess of those
5	provided under the group policy from which conversion is made.
6	(b) An insurer shall offer the benefits specified in
7	s. 627.668 and the benefits specified in s. 627.669 if those
8	benefits were provided in the group plan.
9	(c) An insurer shall offer maternity benefits and
10	dental benefits if those benefits were provided in the group
11	plan.
12	(9) PREEXISTING CONDITION PROVISIONThe converted
13	policy shall not exclude a preexisting condition not excluded
14	by the group policy. However, the converted policy may provide
15	that any hospital, surgical, or medical benefits payable under
16	the converted policy may be reduced by the amount of any such
17	benefits payable under the group policy after the termination
18	of covered under the group policy. The converted policy may
19	also provide that during the first policy year the benefits
20	payable under the converted policy, together with the benefits
21	payable under the group policy, shall not exceed those that
22	would have been payable had the individual's insurance under
23	the group policy remained in force.
24	(10) REQUIRED OPTION FOR MAJOR MEDICAL
25	COVERAGESubject to the provisions and conditions of this
26	part, the employee or member shall be entitled to obtain a
27	converted policy providing major medical coverage under a plan
28	meeting the following requirements:
29	(a) A maximum benefit equal to the lesser of the
30	policy limit of the group policy from which the individual
31	converted or \$500,000 per covered person for all covered
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medical expenses incurred during the covered person's
 lifetime.

3 (b) Payment of benefits at the rate of 80 percent of covered medical expenses which are in excess of the 4 5 deductible, until 20 percent of such expenses in a benefit period reaches \$2,000, after which benefits will be paid at б 7 the rate of 90 percent during the remainder of the contract 8 year unless the insured is in the insurer's case management 9 program, in which case benefits shall be paid at the rate of 100 percent during the remainder of the contract year. For 10 the purposes of this paragraph, "case management program" 11 12 means the specific supervision and management of the medical 13 care provided or prescribed for a specific individual, which 14 may include the use of health care providers designated by the 15 insurer. Payment of benefits for outpatient treatment of 16 mental illness, if provided in the converted policy, may be at 17 a lesser rate but not less than 50 percent.

18 (c) A deductible for each calendar year that must be19 \$500, \$1,000, or \$2,000, at the option of the policyholder.

(d) The term "covered medical expenses," as used in this subsection, shall be consistent with those customarily offered by the insurer under group or individual health insurance policies but is not required to be identical to the covered medical expenses provided in the group policy from which the individual converted.

(11) ALTERNATIVE PLANS.--The insurer shall, in addition to the option required by subsection (10), offer the standard health benefit plan, as established pursuant to s. 627.6699(12). The insurer may, at its option, also offer alternative plans for group health conversion in addition to the plans required by this section.

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1	(12) RETIREMENT COVERAGEIf coverage would be
2	continued under the group policy on an employee following the
3	employee's retirement prior to the time he or she is or could
4	be covered by Medicare, the employee may elect, instead of
5	such continuation of group insurance, to have the same
6	conversion rights as would apply had his or her insurance
7	terminated at retirement by reason or termination of
8	employment or membership.
9	(13) REDUCTION OF COVERAGE DUE TO MEDICAREThe
10	converted policy may provide for reduction of coverage on any
11	person upon his or her eligibility for coverage under Medicare
12	or under any other state or federal law providing for benefits
13	similar to those provided by the converted policy.
14	(14) CONVERSION PRIVILEGE ALLOWEDThe conversion
15	privilege shall also be available to any of the following:
16	(a) The surviving spouse, if any, at the death of the
17	employee or member, with respect to the spouse and the
18	children whose coverages under the group policy terminate by
19	reason of the death, otherwise to each surviving child whose
20	coverage under the group policy terminates by reason of such
21	death, or, if the group policy provides for continuation of
22	dependents' coverages following the employee's or member's
23	death, at the end of such continuation.
24	(b) The former spouse whose coverage would otherwise
25	terminate because of annulment or dissolution of marriage, if
26	the former spouse is dependent for financial support.
27	(c) The spouse of the employee or member upon
28	termination of coverage of the spouse, while the employee or
29	member remains insured under the group policy, by reason of
30	ceasing to be a qualified family member under the group
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policy, with respect to the spouse and the children whose 1 coverages under the group policy terminate at the same time. 2 (d) A child solely with respect to himself or herself 3 4 upon termination of his or her coverage by reason of ceasing 5 to be a qualified family member under the group policy, if a conversion privilege is not otherwise provided in this б 7 subsection with respect to such termination. (15) BENEFIT LEVELS.--If the benefit levels required 8 9 in subsection (10) exceed the benefit levels provided under the group policy, the conversion policy may offer benefits 10 which are substantially similar to those provided under the 11 12 group policy in lieu of those required in subsection (10). (16) GROUP COVERAGE INSTEAD OF INDIVIDUAL 13 14 COVERAGE. -- The insurer may elect to provide group insurance 15 coverage instead of issuing a converted individual policy. (17) NOTIFICATION.--A notification of the conversion 16 17 privilege shall be included in each certificate of coverage. The insurer shall mail an election and premium notice form, 18 19 including an outline of coverage, on a form approved by the department, within 14 days after an individual who is eligible 20 for a converted policy gives notice to the insurer that the 21 22 individual is considering applying for the converted policy or 23 otherwise requests such information. The outline of coverage must contain a description of the principal benefits and 24 coverage provided by the policy and its principal exclusions 25 26 and limitations, including, but not limited to, deductibles and coinsurance. 27 (18) OUTSIDE CONVERSIONS. -- A converted policy that is 28 29 delivered outside of this state must be on a form that could be delivered in the other jurisdiction as a converted policy 30 had the group policy been issued in that jurisdiction. 31

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1	(10) ADDITONDITING This costion door not nomine
1 2	(19) APPLICABILITYThis section does not require
∠ 3	conversion on termination of eligibility for a policy or
	contract that provides benefits for specified diseases, or for
4 5	accidental injuries only, disability income, Medicare
_	supplement, hospital indemnity, limited benefit,
6 7	nonconventional, or excess policies.
7	(20) Nothing in this section or in the incorporation
8	of it into insurance policies shall be construed to require
9	insurers to provide benefits equal to those provided in the
10	group policy from which the individual converted, provided,
11	however, that comprehensive benefits are offered which shall
12	be subject to approval by the Insurance Commissioner.
13	Section 3. Section 641.3108, Florida Statutes, is
14	amended to read:
15	641.3108 Notice of cancellation of contract
16	(1) Except for nonpayment of premium or termination of
17	eligibility, no health maintenance organization may cancel or
18	otherwise terminate or fail to renew a health maintenance
19	contract without giving the subscriber at least 45 days'
20	notice in writing of the cancellation, termination, or
21	nonrenewal of the contract. The written notice shall state the
22	reason or reasons for the cancellation, termination, or
23	nonrenewal. All health maintenance contracts shall contain a
24	clause which requires that this notice be given.
25	(2) If cancellation is due to nonpayment of premium,
26	the health maintenance organization may not retroactively
27	cancel the contract to a date prior to the date that notice of
28	cancellation was provided to the subscriber unless the
29	organization mails notice of cancellation to the subscriber
30	prior to 45 days after the date the premium was due. Such
31	notice must be mailed to the subscriber's last address as
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1	shown by the records of the organization and may provide for a
2	retroactive date of cancellation no earlier than midnight of
3	the date that the premium was due.
4	(3) In the case of a health maintenance contract
5	issued to an employer or person holding the contract on behalf
6	of the subscriber group, the health maintenance organization
7	may make the notification through the employer or group
8	contract holder, and, if the health maintenance organization
9	elects to take this action through the employer or group
10	contract holder, the organization shall be deemed to have
11	complied with the provisions of this section upon notifying
12	the employer or group contract holder of the requirements of
13	this section and requesting the employer or group contract
14	holder to forward to all subscribers the notice required
15	herein.
16	Section 4. Subsection (1) of section 641.3922, Florida
17	Statutes, 1998 Supplement, is amended to read:
18	641.3922 Conversion contracts; conditionsIssuance
19	of a converted contract shall be subject to the following
20	conditions:
21	(1) TIME LIMITWritten application for the converted
22	contract shall be made and the first premium paid to the
23	health maintenance organization not later than 63 days after
24	such termination. However, if termination was the result of
25	failure to pay any required premium or contribution and such
26	nonpayment of premium was due to acts of an employer or group
27	contract holder other than the employee or individual
28	subscriber, written application for the contract must be made
29	and the first premium must be paid not later than 63 days
30	after notice of termination is mailed by the organization or
31	the employer, whichever is earlier, to the employee's or
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individual's last address as shown by the record of the organization or the employer, whichever is applicable. In such case of termination due to non-payment of premium by the employer or group contract holder, the premium for the converted contract may not exceed the rate for the prior group coverage for the period of coverage under the converted contract prior to the date notice of termination is mailed to the employee or individual subscriber. For the period of coverage after such date, the premium for the converted contract is subject to the requirements of subsection (3). Section 5. This act shall take effect October 1, 1999, and shall apply to policies and contracts issued or renewed on or after that date. CODING: Words stricken are deletions; words underlined are additions.