HOUSE AMENDMENT 228-206AX-32 Bill No. HB 953 Amendment No. ____ (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 Representative(s) Sanderson offered the following: 11 12 13 Amendment to Amendment 500527 On page 1, line 23, through page 2, line 17, 14 remove from the amendment: all of said lines, 15 16 and insert in lieu thereof: obstetrician-gynecologists 17 contracting with the organization. As used in this subsection, 18 19 "obstetrical-gynecological care" means up to two annual visits, including one well-woman visit and one additional 20 visit to address acute gynecological problems, as well as all 21 22 medically necessary followup care to treat the specific obstetrical-gynecological condition detected by the 23 24 obstetrician-gynecologist during these visits. Nothing in this 25 subsection shall prevent a plan from requiring that an 26 obstetrician-gynecologist treating a covered patient 27 coordinate the medical care through the patient's primary care 28 physician, if applicable. 29 Section 2. Subsection (6) of section 641.51, Florida 30 Statutes, is amended to read: 31 641.51 Quality assurance program; second medical 1 File original & 9 copies hbd0022 04/21/99 01:59 pm 00953-0091-595225

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opinion requirement. --(6) Each organization shall develop and maintain written policies and procedures for the provision of standing referrals to subscribers with chronic and disabling conditions which require ongoing specialty care. The organization shall not require prior authorization for female subscribers for obstetrical-gynecological care, as defined below, with obstetrician-gynecologists contracting with the organization. As used in this subsection, "obstetrical-gynecological care" means up to two annual visits, including one well-woman visit and one additional visit to address acute gynecological problems, as well as all medically necessary followup care to treat the specific

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