Amendment No. $\underline{6}$ (for drafter's use only)

| ĺ | CHAMBER ACTION Senate House |
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| 4 5 | ORIGINAL STAMP BELOW |
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| 11 | The Committee on Health Care Licensing & Regulation offered |
| 12 | the following: |
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| 14 | Amendment |
| 15 | On page 49, line 24 through page 50, line 10, |
| 16 | remove from the bill: all of said lines |
| 17 | |
| 18 | and insert in lieu thereof: (4) The organization shall |
| 19 | ensure that only a physician licensed under chapter 458 or |
| 20 | chapter 459, or an allopathic or osteopathic physician with an |
| 21 | active, unencumbered license in another state with similar |
| 22 | licensing requirements may render an adverse determination |
| 23 | regarding a service provided by a physician licensed in this |
| 24 | state. The organization shall submit to the treating provider |
| 25 | and the subscriber written notification regarding the |
| 26 | organization's adverse determination within 2 working days |
| 27 | after the subscriber or provider is notified of the adverse |
| 28 | determination. The written notification must include the |
| 29 | utilization review criteria or benefits provisions used in the |
| 30 | adverse determination, identify the physician who rendered the |
| 31 | adverse determination, and be signed by an authorized |

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representative of the organization or the physician who
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    rendered the adverse determination. The organization must
 3
    include with the notification of an adverse determination
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    information concerning the appeal process for adverse
 5
    determinations.
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