## Amendment No. \_\_\_\_ (for drafter's use only)

| CHAMBER ACTION |                                                                |
|----------------|----------------------------------------------------------------|
|                | Senate<br>• House                                              |
| 1              | •<br>•                                                         |
| 2              | •<br>•                                                         |
| 3              |                                                                |
| 4              |                                                                |
| 5              | ORIGINAL STAMP BELOW                                           |
| 6              |                                                                |
| 7              |                                                                |
| 8              |                                                                |
| 9              |                                                                |
| 10             |                                                                |
| 11             | Representative(s) Bucher and Sobel offered the following:      |
| 12             |                                                                |
| 13             | Amendment (with title amendment)                               |
| 14             | On page 24, line 17 of the bill                                |
| 15             |                                                                |
| 16             | insert:                                                        |
| 17             | Section 14. Section 641.185, Florida Statutes, is              |
| 18             | created to read:                                               |
| 19             | 641.185 Health maintenance organization subscriber             |
| 20             | <pre>protections</pre>                                         |
| 21             | (1) With respect to the provisions of this part and            |
| 22             | part III, the principles expressed in the following statements |
| 23             | shall serve as standards to be followed by the Department of   |
| 24             | Insurance and the Agency for Health Care Administration in     |
| 25             | exercising their powers and duties, in exercising              |
| 26             | administrative discretion, in administrative interpretations   |
| 27             | of the law, in enforcing its provisions, and in adopting       |
| 28             | rules:                                                         |
| 29             | (a) A health maintenance organization shall ensure             |
| 30             | that the health care services provided to its subscribers      |
| 31             | shall be rendered under reasonable standards of quality of     |

care which are at a minimum consistent with the prevailing standards of medical practice in the community pursuant to ss. 641.495(1) and 641.51.

- (b) A health maintenance organization subscriber shall receive quality health care from a broad panel of providers, including referrals, preventive care pursuant to s.

  641.402(1), emergency screening and services pursuant to ss.

  641.31(12) and 641.513, and second opinions pursuant to s.

  641.51.
- (c) A health maintenance organization subscriber shall receive assurance that the health maintenance organization has been independently accredited by a national review organization pursuant to s. 641.512, and is financially secure as determined by the state pursuant to ss. 641.221, 641.225, and 641.228.
- (d) A health maintenance organization subscriber shall receive continuity of health care, even after the provider is no longer with the health maintenance organization pursuant to s. 641.51(7).
- (e) A health maintenance organization subscriber shall receive timely, concise information regarding the health maintenance organization's reimbursement to providers and services pursuant to ss. 641.31 and 641.31015.
- (f) A health maintenance organization subscriber shall receive the flexibility to transfer to another Florida health maintenance organization, regardless of health status, pursuant to ss. 641.3104, 641.3107, 641.3111, 641.3921, 641.3922, and 641.228.
- (g) A health maintenance organization subscriber shall be eligible for coverage without discrimination against

on health status pursuant to s. 641.31073.

- (h) A health maintenance organization that issues a group health contract must: provide coverage for preexisting conditions pursuant to s. 641.31071; guarantee renewability of coverage pursuant to s. 641.31074; provide notice of cancellation pursuant to s. 641.3108; provide extension of benefits pursuant to s. 641.3111; provide for conversion on termination of eligibility pursuant to s. 641.3921; and provide for conversion contracts and conditions pursuant to s. 641.3922.
- (i) A health maintenance organization subscriber shall receive timely, and, if necessary, urgent grievances and appeals within the health maintenance organization pursuant to ss. 641.228, 641.31(5), 641.47, and 641.511.
- (j) A health maintenance organization shall receive timely and, if necessary, urgent review by an independent state external review organization for unresolved grievances and appeals pursuant to s. 408.7056.
- (k) A health maintenance organization subscriber shall be given written notice at least 30 days in advance of a rate change pursuant to s. 641.31(3)(b). In the case of a group member, there may be a contractual agreement with the health maintenance organization to have the employer provide the required notice to the individual members of the group pursuant to s. 641.31(3)(b).
- (1) A health maintenance organization subscriber shall be given a copy of the applicable health maintenance contract, certificate, or member handbook specifying: all the provisions, disclosure, and limitations required pursuant to s. 641.31(1) and (4); the covered services, including those services, medical conditions, and provider types specified in

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ss. 641.31, 641.31094, 641.31095, 641.31096, 641.51(10), and
 1
 2
    641.513; and where and in what manner services may be obtained
 3
    pursuant to s. 641.31(4).
 4
               The subscriber's right under ss. 641.31 and
 5
    641.513 to receive emergency services for emergency medical
    conditions without having to obtain prior authorization or
 6
 7
    face any other restriction prohibited by law.
 8
          (n) The subscriber's right under ss.641.19 and 641.51
    to see a gynecologist or obstetrician without first having to
 9
10
    get a referral from her primary care physician.
11
              The subscriber's right under 641.441 to receive
12
    from the health maintenance organization prompt decisions
    about and treatment of life-threatening conditions.
13
14
               The subscriber's right under ss.641.315 and
          (p)
15
    641.3903 to a physician who cannot be penalized by the health
    maintenance organization for fully informing the subscriber
16
17
    about all medical information that the physician thinks the
18
    subscriber needs to know about his or her medical condition
19
    and treatment options.
               The subscriber's right under s. 641.31073 to be
20
    free from discrimination in the determination as to the
21
22
    subscriber's eligibility to participate in the plan.
          (2) Any health maintenance organization subscriber has
23
24
    a cause of action against a health maintenance organization
25
    that fails to comply with the subscriber protections set forth
    in this section for damages resulting from all reasonably
26
27
    foreseeable harm caused by the violation of said protections.
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======= T I T L E A M E N D M E N T =========

And the title is amended as follows:

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1 On page 3, line 31 2 Remove from the title: all of said lines 3 4 and insert in lieu thereof: 5 creating s. 641.185, F.S.; providing health maintenance organization subscriber 6 7 protections; specifying the principles to serve 8 as standards for the Department of Insurance and the Agency for Health Care Administration 9 10 exercising their duties and responsibilities; requiring that a health maintenance 11 12 organization observe certain standards in 13 providing health care for subscribers; 14 providing for subscribers to receive quality 15 care from a broad panel of providers, referrals, preventive care, emergency screening 16 17 services, and second opinions; providing for assurance of independent accreditation by a 18 national review organization and financial 19 security of the organization; providing for 20 continuity of health care; providing for 21 timely, concise information regarding 22 reimbursement to providers and services; 23 24 providing for flexibility to transfer to another health maintenance organization within 25 the state; providing for eligibility without 26 27 discrimination based on health status; providing requirements for health maintenance 28 29 organizations that issue group health contracts 30 relating to preexisting conditions, contract 31 renewability, cancellation, extension,

## Amendment No. \_\_\_ (for drafter's use only)

termination, and conversion; providing for timely, urgent grievances and appeals within the organization; providing for timely and urgent review of grievances and appeals by an independent state external review agency; providing for notice of rate changes; providing for information regarding contract provisions, services, medical conditions, providers, and service delivery; providing for civil penalty; providing an effective date.