## ENROLLED 2001 Legislature

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2	An act relating to public records and meetings
3	exemptions for university health services
4	support organizations; repealing s.
5	240.2995(6), F.S., which provides that meetings
6	of the governing board of a university health
7	services support organization are public and
8	requires that certain records be made available
9	to the Department of Insurance; amending s.
10	240.2996, F.S., which provides exemptions from
11	public records and meetings requirements for
12	certain contracts and related documents,
13	marketing plans, trade secrets, and evaluation
14	records of such organizations, for meetings at
15	which any of such records or information is
16	discussed, and for records of such meetings;
17	reenacting such exemptions and removing the
18	October 2, 2001, repeal thereof scheduled under
19	the Open Government Sunset Review Act of 1995;
20	narrowing the type of marketing plans exempted;
21	requiring university health services support
22	organizations to make certain records available
23	to the Department of Insurance; providing an
24	effective date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Subsection (6) of section 240.2995, Florida
29	Statutes, is repealed.
30	Section 2. Notwithstanding the October 2, 2001, repeal
31	of said subsections scheduled pursuant to the Open Government
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HB 407

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Sunset Review Act of 1995, subsections (2), (3), and (4) of 1 2 section 240.2996, Florida Statutes, are reenacted and amended, 3 and subsection (1) of said section is amended, to read: 4 240.2996 University health services support 5 organization; confidentiality of information .--6 (1) All meetings of a governing board of a university 7 health services support organization and all university health 8 services support organization records shall be open and 9 available to the public in accordance with s. 286.011 and s. 24(b), Art. I of the State Constitution and chapter 119 and s. 10 24(a), Art. I of the State Constitution, respectively, unless 11 12 made confidential or exempt by law. Records required by the Department of Insurance to discharge its duties shall be made 13 14 available to the department upon request. The following university health services support 15 (2) organization's records and information are confidential and 16 17 exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution: 18 19 (a) Contracts for managed care arrangements under 20 which the university health services support organization 21 provides health care services, including preferred provider organization contracts, health maintenance organization 22 23 contracts, alliance network arrangements, and exclusive provider organization contracts, and any documents directly 24 relating to the negotiation, performance, and implementation 25 26 of any such contracts for managed care arrangements or 27 alliance network arrangements. As used in this paragraph, the term "managed care" means systems or techniques generally used 28 29 by third-party payors or their agents to affect access to and control payment for health care services. Managed-care 30 31 techniques most often include one or more of the following:

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prior, concurrent, and retrospective review of the medical 1 necessity and appropriateness of services or site of services; 2 3 contracts with selected health care providers; financial 4 incentives or disincentives related to the use of specific 5 providers, services, or service sites; controlled access to 6 and coordination of services by a case manager; and payor 7 efforts to identify treatment alternatives and modify benefit 8 restrictions for high-cost patient care.

9 (b) Each A university health services support organization's marketing plan the disclosure of which plans 10 for marketing its services, which services are or may 11 12 reasonably be expected by the organization's governing board 13 to be used by a competitor or an affiliated provider of the 14 organization to frustrate, circumvent, or exploit the purposes 15 of the plan before it is implemented and which is not otherwise known or cannot be legally obtained by a competitor 16 17 or an affiliated provider provided by competitors of the organization or its affiliated providers. However, documents 18 19 that are submitted to the organization's governing board as part of the board's approval of the organization's budget, and 20 21 the budget itself, are not confidential and exempt.

(c) Trade secrets, as defined in s. 688.002, includingreimbursement methodologies and rates.

(d) The records of the peer review panels, committees, 24 25 governing board, and agents of the university health services 26 support organization which relate solely to the evaluation of health care services and professional credentials of health 27 care providers and physicians employed by or providing 28 29 services under contract to the university health services support organization. The exemptions created by this 30 paragraph shall not be construed to impair any otherwise 31

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established rights of an individual health care provider to 1 2 inspect documents concerning the determination of such 3 provider's professional credentials. 4 5 The exemptions in this subsection are subject to the Open Government Sunset Review Act of 1995 in accordance with s. 6 7 119.15 and shall stand repealed on October 2, 2001, unless 8 reviewed and saved from repeal through reenactment by the 9 Legislature. 10 (3) Any portion of a governing board or peer review panel or committee meeting during which a confidential and 11 12 exempt contract, document, record, marketing plan, or trade secret, as provided for in subsection (2), is discussed is 13 14 exempt from the provisions of s. 286.011 and s. 24(b), Art. I 15 of the State Constitution. The exemption in this subsection 16 is subject to the Open Government Sunset Review Act of 1995 in 17 accordance with s. 119.15 and shall stand repealed on October 2, 2001, unless reviewed and saved from repeal through 18 19 reenactment by the Legislature. (4) Those portions of any public record, such as a 20 tape recording, minutes, and notes, generated during that 21 22 portion of a governing board or peer review panel or committee 23 meeting which is closed to the public pursuant to this section, which contain information relating to contracts, 24 documents, records, marketing plans, or trade secrets which 25 26 are made confidential and exempt by this section, are 27 confidential and exempt from the provisions of s. 119.07(1) and s. 24(a), Art. I of the State Constitution. The exemptions 28

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in this subsection are subject to the Open Government Sunset

Review Act of 1995 in accordance with s. 119.15 and shall

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