Florida House of Representatives - 2002 HB 293 By Representative Benson

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1	A bill to be entitled
2	An act relating to health insurance; amending
3	s. 408.7057, F.S.; redefining "managed care
4	organization"; providing for filing certain
5	claim disputes with a dispute-resolution
6	organization under certain circumstances;
7	amending s. 627.4235, F.S.; providing a
8	definition; including prepaid health plans
9	under coordination of benefits provisions;
10	providing for coordination of benefits under
11	multiple health insurance policies regardless
12	of time periods under certain circumstances;
13	amending s. 627.613, F.S.; revising time of
14	payment of claims provisions; requiring the
15	Department of Insurance to adopt rules
16	consistent with federal standards; providing
17	requirements and procedures for payment or
18	denial of claims; providing criteria and
19	limitations; amending s. 627.614, F.S.;
20	entitling insureds to prompt insurer payments
21	of claims for covered services; requiring
22	payment within specified periods; providing
23	payment procedures; providing penalties;
24	creating s. 627.6142, F.S.; providing a
25	definition; requiring health insurers to
26	provide lists of medical care and health care
27	services that require authorization;
28	prohibiting denial of certain claims; providing
29	procedural requirements for determination and
30	issuance of authorizations of services;
31	amending s. 627.6471, F.S.; revising
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1	limitations on policies providing differing
2	schedules of payments for preferred provider
3	services and nonpreferred provider services;
4	amending s. 627.662, F.S.; specifying
5	application of certain additional provisions to
6	group, blanket, and franchise health insurance;
7	amending s. 641.185, F.S.; entitling health
8	maintenance organization subscribers to prompt
9	payment by the organization for covered
10	services by an out-of-network provider;
11	requiring payment within specified periods;
12	providing payment procedures; providing
13	penalties; amending s. 641.30, F.S.; conforming
14	a cross reference; amending s. 641.3155, F.S.;
15	providing a definition; requiring the
16	Department of Insurance to adopt rules
17	consistent with federal claim-filing standards;
18	providing requirements and procedures for
19	payment of claims; requiring payment within
20	specified periods; requiring the payment of
21	interest on overdue payments; requiring
22	coordination of benefits; providing remedies
23	for certain violations; providing for
24	attorney's fees and costs under certain
25	circumstances; amending s. 641.3156, F.S.;
26	providing a definition; requiring health
27	maintenance organizations to provide lists of
28	medical care and health care services that
29	require authorization; prohibiting denial of
30	certain claims; providing procedural
31	requirements for determination and issuance of
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authorizations of services; amending s. 1 2 627.651, F.S.; correcting a cross reference, to 3 conform; repealing s. 627.647, F.S., relating to standard health claim forms; providing 4 5 effective dates. 6 7 Be It Enacted by the Legislature of the State of Florida: 8 9 Section 1. Paragraph (a) of subsection (1) and paragraph (c) of subsection (2) of section 408.7057, Florida 10 11 Statutes, are amended to read: 12 408.7057 Statewide provider and managed care 13 organization claim dispute resolution program. --14 (1) As used in this section, the term: 15 (a) "Managed care organization" means a health 16 maintenance organization or a prepaid health clinic certified under chapter 641, a prepaid health plan authorized under s. 17 18 409.912, or an exclusive provider organization certified under s. 627.6472, or a preferred provider organization. 19 20 (2) (c) Contracts entered into or renewed on or after 21 22 October 1, 2000, may require exhaustion of an internal dispute-resolution process as a prerequisite to the submission 23 of a claim by a provider or health maintenance organization to 24 25 the resolution organization when the dispute-resolution 26 program becomes effective; provided that, if the internal 27 dispute-resolution process is not completed within 60 calendar 28 days after the filing of the claim dispute with the managed 29 care maintenance organization, the provider may file a claim dispute with a dispute-resolution organization. 30 31

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1 Section 2. Section 627.4235, Florida Statutes, is 2 amended to read: 627.4235 Coordination of benefits.--3 4 (1) For purposes of this section, "coordination of 5 benefits" or "coordinating benefits" means establishing an 6 order, or operating pursuant to an established order, under 7 which primary plans pay claims and secondary plans are 8 permitted to reduce benefits paid so that the combined 9 benefits paid under all plans do not exceed covered charges. 10 (2)(1) A group hospital, medical, or surgical expense 11 policy, group health care services plan, prepaid health plan 12 licensed pursuant to chapter 641, or group-type self-insurance 13 plan that provides protection or insurance against hospital, 14 medical, or surgical expenses delivered or issued for delivery in this state must contain a provision for coordinating its 15 16 benefits with any similar benefits provided by any other group hospital, medical, or surgical expense policy, any group 17 health care services plan, prepaid health plan licensed 18 19 pursuant to chapter 641, or any group-type self-insurance plan 20 that provides protection or insurance against hospital, 21 medical, or surgical expenses for the same loss. (3)(2) A hospital, medical, or surgical expense 22 policy, health care services plan, prepaid health plan 23 24 licensed pursuant to chapter 641, or self-insurance plan that 25 provides protection or insurance against hospital, medical, or 26 surgical expenses issued in this state or issued for delivery 27 in this state shall may contain a provision whereby the 28 insurer may reduce or refuse to pay benefits otherwise payable 29 thereunder solely on account of the existence of similar benefits provided under insurance policies issued by the same 30 31 or another insurer, health care services plan, prepaid health

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plan licensed pursuant to chapter 641, or self-insurance plan 1 2 which provides protection or insurance against hospital, 3 medical, or surgical expenses only if, as a condition of coordinating benefits with another insurer, the insurers 4 5 together pay 100 percent of the total covered charges for reasonable expenses actually incurred of the type of expense 6 7 within the benefits described in the policies and presented to 8 the insurer for payment.

9 (4)(3) The standards provided in subsection(3)(2)
10 apply to coordination of benefits payable under Medicare,
11 Title XVIII of the Social Security Act.

12 (5) (4) If a claim is submitted in accordance with any 13 group hospital, medical, or surgical expense policy, or in 14 accordance with any group health care service plan or group-type self-insurance plan, that provides protection, 15 16 insurance, or indemnity against hospital, medical, or surgical expenses, and the policy or any other document that provides 17 coverage includes a coordination-of-benefits provision and the 18 19 claim involves another policy or plan which has a 20 coordination-of-benefits provision, the following rules determine the order in which benefits under the respective 21 22 health policies or plans will be determined:

(a)1. The benefits of a policy or plan which covers
the person as an employee, member, or subscriber, other than
as a dependent, are determined before those of the policy or
plan which covers the person as a dependent.

27 2. However, if the person is also a Medicare
28 beneficiary, and if the rule established under the Social
29 Security Act of 1965, as amended, makes Medicare secondary to
30 the plan covering the person as a dependent of an active
31 employee, the order of benefit determination is:

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1 First, benefits of a plan covering a person as an a. 2 employee, member, or subscriber. 3 Second, benefits of a plan of an active worker b. 4 covering a person as a dependent. 5 c. Third, Medicare benefits. 6 (b) Except as stated in paragraph (c), if two or more 7 policies or plans cover the same child as a dependent of 8 different parents: 1. 9 The benefits of the policy or plan of the parent 10 whose birthday, excluding year of birth, falls earlier in a 11 year are determined before the benefits of the policy or plan 12 of the parent whose birthday, excluding year of birth, falls 13 later in that year; but 14 If both parents have the same birthday, the 2. benefits of the policy or plan which covered the parent for a 15 16 longer period of time are determined before those of the 17 policy or plan which covered the parent for a shorter period of time. 18 19 20 However, if a policy or plan subject to the rule based on the 21 birthdays of the parents coordinates with an out-of-state 22 policy or plan which contains provisions under which the benefits of a policy or plan which covers a person as a 23 dependent of a male are determined before those of a policy or 24 plan which covers the person as a dependent of a female and 25 26 if, as a result, the policies or plans do not agree on the 27 order of benefits, the provisions of the other policy or plan 28 determine the order of benefits. 29 (c) If two or more policies or plans cover a dependent child of divorced or separated parents, benefits for the child 30 31 are determined in this order:

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1 1. First, the policy or plan of the parent with 2 custody of the child. 3 2. Second, the policy or plan of the spouse of the parent with custody of the child. 4 5 3. Third, the policy or plan of the parent not having 6 custody of the child. 7 8 However, if the specific terms of a court decree state that 9 one of the parents is responsible for the health care expenses of the child and if the entity obliged to pay or provide the 10 11 benefits of the policy or plan of that parent has actual 12 knowledge of those terms, the benefits of that policy or plan 13 are determined first, except with respect to any claim 14 determination period or plan or policy year during which any benefits are actually paid or provided before the entity has 15 16 the actual knowledge. (d) The benefits of a policy or plan which covers a 17 18 person as an employee who is neither laid off nor retired, or 19 as that employee's dependent, are determined before those of a 20 policy or plan which covers the person as a laid-off or 21 retired employee or as the employee's dependent. If the other 22 policy or plan is not subject to this rule, and if, as a result, the policies or plans do not agree on the order of 23 benefits, this paragraph does not apply. 24 (e) If none of the rules in paragraph (a), paragraph 25 26 (b), paragraph (c), or paragraph (d) determine the order of 27 benefits, the benefits of the policy or plan which covered an 28 employee, member, or subscriber for a longer period of time 29 are determined before those of the policy or plan which covered the person for the shorter period of time. 30 31

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1 (6)(5) Coordination of benefits is not permitted 2 against an indemnity-type policy, an excess insurance policy 3 as defined in s. 627.635, a policy with coverage limited to specified illnesses or accidents, or a Medicare supplement 4 5 policy. 6 (7) (6) If an individual is covered under a COBRA 7 continuation plan as a result of the purchase of coverage as 8 provided under the Consolidation Omnibus Budget Reconciliation Act of 1987 (Pub. L. No. 99-272), and also under another group 9 plan, the following order of benefits applies: 10 11 (a) First, the plan covering the person as an 12 employee, or as the employee's dependent. 13 (b) Second, the coverage purchased under the plan 14 covering the person as a former employee, or as the former employee's dependent provided according to the provisions of 15 COBRA. 16 (8) If the insured fails to furnish the provider with 17 the correct name and address of the insured's primary insurer, 18 19 and the claim is submitted to a secondary insurer or prepaid 20 health plan licensed pursuant to chapter 641 and the claim is subsequently rejected, the provider has 60 calendar days from 21 22 the date the provider obtains the correct billing information to submit a claim to either the primary or secondary insurer, 23 regardless of any time periods for filing of claims 24 25 established by any applicable contract. Section 3. Effective October 16, 2002, section 26 27 627.613, Florida Statutes, is amended to read: 28 (Substantial rewording of section. 29 See s. 627.613, F.S., for present text.) 30 627.613 Time of payment of claims.--31

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1	(1)(a) As used in this section, for a noninstitutional
2	provider, "claim" means a paper or electronic billing
3	instrument that consists of the HCFA 1500 data set that has
4	all mandatory entries completed for a physician licensed under
5	chapter 458 or chapter 459 or other appropriate form for any
6	other noninstitutional provider, or its successor. For
7	institutional providers, "claim" means a paper or electronic
8	billing instrument that consists of the UB-92 data set or its
9	successor that has all mandatory entries completed.
10	(b) The department shall adopt rules to establish
11	claim forms consistent with federal claim-filing standards for
12	health insurers required by the Secretary of the United States
13	Department of Health and Human Services. The department shall
14	adopt rules to require code sets consistent with code sets
15	adopted by the Secretary of the United States Department of
16	Health and Human Services. The code sets shall apply to
17	electronic claims. A code set, as defined by the secretary,
18	includes both the codes and the descriptors of the codes and
19	shall include, but not be limited to:
20	1. Medical data code sets, including the International
21	Classification of Diseases, the HCFA Common Procedure Coding
22	System and current procedure terminology, and the HCFA Common
23	Procedure Coding System for supplies and other health care
24	items.
25	2. Health care claims or equivalent encounter
26	information for professional health care claims and
27	institutional health care claims.
28	3. Eligibility for a health plan standard.
29	4. Referral certification and authorization standard.
30	5. Health care claim status standard.
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1 6. Enrollment and disenrollment in a health plan 2 standard. 3 7. Health care payment and remittance advice standard. 8. Coordination of benefits standard. 4 5 9. Revenue codes used by Medicare for processing б claims. 7 10. National Correct Coding Initiative edits used by 8 Medicare. 9 (c) All providers and payors shall use only the standard code sets defined for their area of operation by the 10 11 Secretary of the United States Department of Health and Human 12 Services for the filing and adjudication of electronic claims. 13 The version of the code set shall be the version that is valid 14 at the time the health care is furnished, defined as the date of discharge for inpatient services and date of service for 15 16 health care provided in an outpatient or ambulatory setting. (2)(a) A health insurer shall pay any claim or any 17 portion of a claim made by a contract provider for services or 18 19 goods provided under a contract with the health insurer or a 20 claim made by a noncontracted provider, which the insurer does not contest or deny, within 15 calendar days after receipt of 21 22 the claim by the health insurer that is electronically submitted by the provider, or within 35 calendar days after 23 receipt of the claim by the health insurer that is submitted 24 25 by the provider using either hand delivery, the United States 26 mail, or a reputable overnight delivery service. The 27 investigation and determination of eligibility for payment, 28 including any coordination of any other payments, does not 29 extend the time periods specified in this paragraph. 30 (b) A health insurer that denies or contests a provider's claim or any portion of a claim shall notify the 31

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provider within 35 calendar days after the health insurer 1 2 receives the claim, if submitted by hand delivery, United 3 States mail, or overnight delivery service, or within 15 calendar days after the health insurer receives the claim if 4 5 submitted by electronic means, that the claim is contested or 6 denied. The notice that the claim is contested or denied shall 7 identify the contested portion of the claim and the specific 8 reason for contesting or denying the claim and, if contested, 9 shall give the provider a written itemization of any additional information or additional documents needed to 10 11 process the claim or any portion of the claim that is not 12 being paid. The health insurer shall pay or deny the claim or 13 portion of the claim within 35 calendar days after receipt of 14 the information. A health insurer may not make more than one 15 request under this paragraph in connection with a claim, 16 unless the provider fails to submit all of the requested 17 information to process the claim, in which case the health insurer may provide the health care provider with one 18 19 additional opportunity to submit the additional information 20 needed to process the claim. (c) If a health insurer requests additional 21 22 information or additional documents from a person other than the provider who submitted the claim, the health insurer shall 23 24 provide a copy of the request to the provider who submitted 25 the claim. The health insurer may not withhold payment 26 pending receipt of information or documents requested under 27 this paragraph. A health insurer may not deny or withhold 28 payment on a claim because the insured has not paid a required 29 deductible or copayment. (3) Payment of a claim is considered made on the date 30 the payment is received, electronically transferred, or 31 11

otherwise delivered. An insurer that does not pay a claim when 1 2 payment is due as provided in subsection (4) shall pay the 3 provider submitting the claim the provider's billed charges submitted on the claim. 4 5 (4) A health insurer shall pay or deny any claim no б later than 50 calendar days after receiving the claim if the 7 claim is submitted electronically, or no later than 70 8 calendar days if the claim is submitted by hand delivery, 9 United States mail, or a reputable overnight delivery service. Failure to pay or deny a claim within such time periods 10 11 creates an uncontestable obligation of the health insurer to 12 pay the claim to the provider. The running of the time 13 specified in this subsection shall be tolled by the number of days taken by the provider who submitted the claim to submit 14 15 the additional information requested by the insurer pursuant 16 to paragraph (2)(b). (5) If, as a result of retroactive review of coverage 17 decisions or payment levels, a health insurer determines that 18 19 the insurer has made an overpayment to a provider for services 20 rendered to an insured, the insurer may not reduce payment to that provider for other services. The look-back or audit 21 22 review period may not exceed 1 year from the date of discharge or 1 year from the date the health service was provided. 23 24 (6) A provider claim for payment shall be considered received by the health insurer, if the claim has been 25 26 electronically transmitted to the health insurer, when receipt 27 is verified electronically; if the claim is mailed by United 28 States mail to the address disclosed by the insurer, on the 29 date indicated on the return receipt; or, if the claim is hand delivered, on the date the delivery receipt is signed by the 30 health insurer. A health insurer shall not require a provider 31

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to resubmit a claim for payment if the claim has been received 1 2 by the insurer. A provider shall wait 35 calendar days 3 following receipt of a claim before submitting a duplicate 4 claim. 5 (7) A health insurer shall provide a provider or the 6 provider's designee, who bills electronically, electronic 7 acknowledgment of the receipt of a claim within 24 hours after 8 receipt. 9 (8) A health insurer may not retroactively deny a claim because of subscriber ineligibility. 10 11 (9)(a) Without regard to any other remedy or relief to 12 which a provider is entitled, any provider aggrieved by a 13 violation of this section by a health insurer may bring an 14 action to enjoin a person who has violated, or is violating, this section. In any such action, the provider who has 15 16 suffered a loss as a result of the violation may recover any 17 amounts due the provider by the health insurer, including accrued interest, plus attorney's fees and costs as provided 18 19 in paragraph (b). 20 (b) In any action arising out of a violation of this section by a health insurer where the health insurer is found 21 to have violated this section, the provider, after judgment in 22 the trial court and after exhausting all appeals, if any, 23 shall receive his or her reasonable attorney's fees and costs 24 25 from the health insurer. 26 (10) The provisions of this section apply to contracts 27 entered into pursuant to ss. 627.6471 and 627.6472. 28 (11) The provisions of this section may not be waived, 29 voided, or nullified by contract. 30 Section 4. Subsection (3) is added to section 627.614, 31 Florida Statutes, to read:

627.614 Payment of claims.--1 2 (3) An insured is entitled to prompt payment from an insurer for claims submitted for a covered service. If the 3 4 claim is submitted electronically by the insured or on the 5 insured's behalf, the claim shall be paid to the insured 6 within 15 days or the insurer shall advise the insured of what 7 additional information is required to adjudicate the claim. 8 After receipt of the additional information, the insurer shall 9 pay the claim within 10 days. If the claim is submitted by electronic facsimile, United States mail, or overnight 10 delivery service, the insurer shall pay the claim within 30 11 12 days or the insurer shall advise the insured of what 13 additional information is required to adjudicate the claim. 14 After receipt of the additional information, the insurer shall 15 pay the claim within 10 days. If the insurer fails to pay a 16 claim submitted by an insured within the time periods 17 specified in this subsection, the insurer shall pay the insured twice the amount of the claim. Failure to pay claims 18 19 and penalties, if applicable, within the time periods 20 specified in this subsection is a violation of the insurance code and each occurrence shall be considered a separate 21 22 violation. 23 Section 5. Section 627.6142, Florida Statutes, is 24 created to read: 627.6142 Treatment authorization; payment of claims.--25 26 (1) For purposes of this section, "authorization" 27 includes any requirement of a provider to notify an insurer in 28 advance of providing a covered service, regardless of whether 29 the actual terminology used by the insurer includes, but is not limited to, preauthorization, precertification, 30 notification, or any other similar terminology. 31

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1	(2) A health insurer that requires authorization for
2	medical care or health care services shall provide to each
3	provider with whom the health insurer has contracted pursuant
4	to s. 627.6471 or s. 627.6472 a list of the medical care and
5	health care services that require authorization and the
б	authorization procedures used by the health insurer at the
7	time a contract becomes effective. A health insurer that
8	requires authorization for medical care or health care
9	services shall provide to all other providers, not later than
10	10 working days after a request is made, a list of the medical
11	care and health care services that require authorization and
12	the authorization procedures established by the insurer. The
13	medical care or health care services that require
14	authorization and the authorization procedures used by the
15	insurer shall not be modified unless written notice is
16	provided at least 30 days in advance of any changes to all
17	affected insureds as well as to all contracted providers and
18	all other providers that had previously requested in writing a
19	list of medical care or health care services that require
20	authorization.
21	(3) Any claim for treatment that does not require
22	authorization that is ordered by a physician and entered on
23	the medical record may not be denied.
24	(4)(a) Any claim for treatment may not be denied if a
25	provider follows the health insurer's published authorization
26	procedures and receives authorization, unless the provider
27	submits information to the health insurer with the willful
28	intention to misinform the health insurer.
29	(b) Upon receipt of a request from a provider for
30	authorization, the health insurer shall issue a determination
31	indicating whether the service or services are authorized. The

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determination shall be transmitted to the provider making the 1 2 request in writing no later than 8 hours after the request is made by the provider. If the health insurer denies the request 3 for authorization, the health insurer shall notify the insured 4 5 at the same time the insurer notifies the provider requesting 6 the authorization. A health insurer that fails to respond to a 7 request for an authorization pursuant to this paragraph within 8 8 hours is considered to have authorized the requested medical 9 care or health care service and payment shall not be denied. 10 (5) If the proposed medical care or health care service or services involve an inpatient admission and the 11 12 health insurer requires an authorization as a condition of 13 payment, the health insurer shall review and issue a written 14 or electronic authorization for the total estimated length of 15 stay for the admission, based on the recommendation of the 16 patient's physician. If the proposed medical care or health care service or services are to be provided to an insured who 17 is an inpatient in a health care facility and authorization is 18 19 required, the health insurer shall issue a written 20 determination indicating whether the proposed services are authorized or denied no later than 1 hour after the request is 21 22 made by the provider. A health insurer who fails to respond to such request within 1 hour is considered to have authorized 23 24 the requested medical service or health care service and 25 payment shall not be denied. 26 (6) Emergency services and care are subject to the 27 provisions of s. 641.513 and are not subject to the provisions 28 of this section, including any inpatient admission required in order to stabilize the patient pursuant to federal and state 29 30 law. 31

1 (7) The provisions of this section may not be waived, 2 voided, or nullified by contract. 3 (8) The provisions of this section apply to contracts 4 entered into pursuant to ss. 627.6471 and 627.6472. 5 Section 6. Paragraph (h) of subsection (4) of section 627.6471, Florida Statutes, is amended to read: б 7 627.6471 Contracts for reduced rates of payment; limitations; coinsurance and deductibles.--8 (4) Any policy that provides schedules of payments for 9 services provided by preferred providers that differ from the 10 11 schedules of payments for services provided by nonpreferred providers is subject to the following limitations: 12 13 (h) Each preferred provider shall be given a list of 14 all payors with whom the insurer has entered into agreements 15 to use the services of the preferred provider and no 16 additional payors shall be added to the agreement unless approved by the preferred provider. Neither the insurer nor 17 the insurer's claims administrator shall disclose contract 18 19 rate information without the written approval of the preferred 20 provider. If any service or treatment is not within the scope of services provided by the network of preferred providers, 21 22 but is within the scope of services or treatment covered by the policy, the service or treatment shall be reimbursed at a 23 24 rate not less than 10 percentage points lower than the 25 percentage rate paid to preferred providers. The 26 reimbursement rate must be applied to the usual and customary 27 charges in the area. 28 Section 7. Section 627.662, Florida Statutes, is 29 amended to read: 30 31

1 627.662 Other provisions applicable.--The following 2 provisions apply to group health insurance, blanket health 3 insurance, and franchise health insurance: (1) Section 627.569, relating to use of dividends, 4 5 refunds, rate reductions, commissions, and service fees. (2) Section 627.602(1)(f) and (2), relating to 6 7 identification numbers and statement of deductible provisions. 8 (3) Section 627.635, relating to excess insurance. Section 627.638, relating to direct payment for 9 (4) 10 hospital or medical services. 11 (5) Section 627.640, relating to filing and 12 classification of rates. 13 (6) Section 627.4235, relating to coordination of 14 benefits. 15 (7) Section 627.614, relating to payment of claims. 16 (8) Section 627.6142, relating to treatment 17 authorizations. 18 (9) (6) Section 627.645(1), relating to denial of 19 claims. 20 (10)(7) Section 627.613, relating to time of payment 21 of claims. 22 (11)(8) Section 627.6471, relating to preferred 23 provider organizations. 24 (12)(9) Section 627.6472, relating to exclusive 25 provider organizations. 26 (13)(10) Section 627.6473, relating to combined 27 preferred provider and exclusive provider policies. 28 (14)(11) Section 627.6474, relating to provider 29 contracts. Section 8. Paragraph (m) is added to subsection (1) of 30 31 section 641.185, Florida Statutes, to read: 18

1 641.185 Health maintenance organization subscriber protections.--2 3 (1) With respect to the provisions of this part and 4 part III, the principles expressed in the following statements 5 shall serve as standards to be followed by the Department of б Insurance and the Agency for Health Care Administration in 7 exercising their powers and duties, in exercising 8 administrative discretion, in administrative interpretations 9 of the law, in enforcing its provisions, and in adopting 10 rules: 11 (m) A health maintenance organization subscriber is 12 entitled to prompt payment from the organization whenever a 13 subscriber pays an out-of-network provider for a covered 14 service and then submits a claim to the organization. If the 15 claim is submitted electronically by the subscriber or on the 16 subscriber's behalf by the out-of-network provider, the claim 17 shall be paid to the subscriber within 15 days or the organization shall advise the subscriber of what additional 18 19 information is required to adjudicate the claim. After receipt 20 of the additional information, the organization shall pay the claim within 10 days. If the claim is submitted by United 21 22 States mail or overnight delivery service, the organization shall pay the claim within 30 days or the organization shall 23 24 advise the subscriber of what additional information is required to adjudicate the claim. After receipt of the 25 26 additional information, the organization shall pay the claim 27 within 10 days. If the organization fails to pay claims 28 submitted by subscribers within the time periods specified in 29 this paragraph, the organization shall pay the subscriber twice the amount of the claim. Failure to pay claims and 30 penalties, if applicable, within the time periods specified in 31

this paragraph, is a violation of the insurance code and each 1 2 occurrence shall be considered a separate violation. 3 Section 9. Effective October 16, 2002, subsection (1) of section 641.30, Florida Statutes, is amended to read: 4 5 641.30 Construction and relationship to other laws.--(1) Every health maintenance organization shall accept 6 7 the standard health claim form prescribed pursuant to s. 8 641.3155 627.647. Section 10. Effective October 16, 2002, section 9 641.3155, Florida Statutes, is amended to read: 10 11 641.3155 Payment of claims.--12 (1)(a) As used in this section, the term "clean claim" 13 for a noninstitutional provider means a paper or electronic 14 billing instrument that consists of the HCFA 1500 data set 15 that has all mandatory entries for a physician licensed under 16 chapter 458 or chapter 459 or other appropriate form for any 17 other noninstitutional provider, or its successor. For institutional providers, "claim" means a paper or electronic 18 19 billing instrument that consists of the UB-92 data set or its 20 successor that has all mandatory entries. claim submitted on a 21 HCFA 1500 form which has no defect or impropriety, including 22 lack of required substantiating documentation for noncontracted providers and suppliers, or particular 23 circumstances requiring special treatment which prevent timely 24 payment from being made on the claim. A claim may not be 25 26 considered not clean solely because a health maintenance 27 organization refers the claim to a medical specialist within 28 the health maintenance organization for examination. If additional substantiating documentation, such as the medical 29 record or encounter data, is required from a source outside 30 the health maintenance organization, the claim is considered 31 20

not clean. This definition of "clean claim" is repealed on the 1 2 effective date of rules adopted by the department which define 3 the term "clean claim." 4 (b) Absent a written definition that is agreed upon 5 through contract, the term "clean claim" for an institutional claim is a properly and accurately completed paper or 6 7 electronic billing instrument that consists of the UB-92 data 8 set or its successor with entries stated as mandatory by the 9 National Uniform Billing Committee. 10 (b) (c) The department shall adopt rules to establish 11 claim forms consistent with federal claim-filing standards for health maintenance organizations required by the Secretary of 12 13 the United States Department of Health and Human Services federal Health Care Financing Administration. The department 14 shall may adopt rules to require code sets consistent with 15 16 code sets adopted by the Secretary of the United States 17 Department of Health and Human Services. The code sets shall apply to electronic claims. A code set, as defined by the 18 19 secretary, shall include both the codes and the descriptors of 20 the codes and shall also include, but not be limited to: 1. Medical data code sets, including the International 21 22 Classification of Diseases, the HCFA Common Procedure Coding System and current procedure terminology, and the HCFA Common 23 Procedure Coding System for supplies or other items used in 24 health care services. 25 26 2. Health care claims or equivalent encounter 27 information for professional and institutional health care 28 claims. 29 3. Eligibility for a health plan standard. 30 4. Referral certification and authorization standard. 31 5. Health care claim status standard.

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6. Health care payment and remittance advice standard. 1 7. Enrollment and disenrollment in a health plan 2 3 standard. 4 8. Coordination of benefits standard. 5 9. Revenue codes used by Medicare for processing б claims. 7 10. National Correct Coding Initiative edits used by 8 Medicare relating to coding standards consistent with Medicare 9 coding standards adopted by the federal Health Care Financing 10 Administration. 11 (c) All providers and payors shall use the standard 12 code sets defined for their area of operation by the Secretary 13 of the United States Department of Health and Human Services for the filing and adjudication of electronic claims. The 14 15 version of the code set shall be the version that is valid at the time the health care is furnished, defined as the date of 16 discharge for inpatient services and date of service for 17 health care provided in an outpatient or ambulatory setting. 18 19 (2)(a) A health maintenance organization shall pay any 20 clean claim or any portion of a clean claim made by a contract provider for services or goods provided under a contract with 21 22 the health maintenance organization or a clean claim made by a noncontract provider which the organization does not contest 23 24 or deny, within 15 35 days after receipt of the claim by the 25 health maintenance organization which is mailed or 26 electronically submitted transferred by the provider, or within 35 calendar days after receipt of the claim by the 27 28 health maintenance organization that is submitted by the provider using either hand delivery, the United States mail, 29 or a reputable overnight delivery service. The investigation 30 and determination of eligibility for payment, including any 31

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coordination of any other payments, does not extend the time 1 2 periods contained in this paragraph. 3 (b) A health maintenance organization that denies or 4 contests a provider's claim or any portion of a claim shall 5 notify the provider, in writing, within 35 calendar days after б the health maintenance organization receives the claim, if 7 submitted by hand delivery, United States mail, or overnight 8 delivery service, or within 15 calendar days after the health 9 maintenance organization receives the claim if submitted by 10 electronic means, that the claim is contested or denied. The 11 notice that the claim is denied or contested must identify the contested portion of the claim and the specific reason for 12 13 contesting or denying the claim, and, if contested, must give 14 the provider a written itemization of any include a request for additional information or additional documents needed to 15 16 process the claim or any portion of the claim that is not being paid. If the provider submits additional information, 17 the provider must, within 35 days after receipt of the 18 19 request, mail or electronically transfer the information to 20 the health maintenance organization. The health maintenance organization shall pay or deny the claim or portion of the 21 22 claim within 35 calendar 45 days after receipt of the information from the provider. A health maintenance 23 24 organization may not make more than one request under this paragraph in connection with a claim, unless the provider 25 26 fails to submit all of the requested information to process 27 the claim, in which case the health maintenance organization 28 may provide the health care provider with one additional opportunity to submit the additional information needed to 29 process the claim. 30 31

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1	(c) If a health maintenance organization requests
2	additional information or additional documents from a person
3	other than the provider who submitted the claim, the health
4	maintenance organization shall provide a copy of the request
5	to the provider who submitted the claim. The health
6	maintenance organization shall not withhold payment pending
7	receipt of information or documents requested under this
8	paragraph. If, upon receiving information or documents
9	requested under this paragraph, the health maintenance
10	organization determines the existence of an error in payment
11	of the claim, the health maintenance organization may recover
12	the payment under subsection (5).
13	(d) A health maintenance organization shall not deny
14	or withhold payment on a claim because the insured has not
15	paid a requested deductible or copayment.
16	(3) Payment of a claim is considered made on the date
17	the payment was received or electronically transferred or
18	otherwise delivered. An insurer that does not pay a claim when
19	payment is due as provided in subsection (4) shall pay the
20	provider submitting the claim the full amount of the
21	provider's billed charges submitted on the claim or twice the
22	provider's contracted rate, whichever is less.An overdue
23	payment of a claim bears simple interest at the rate of 10
24	percent per year. Interest on an overdue payment for a clean
25	claim or for any uncontested portion of a clean claim begins
26	to accrue on the 36th day after the claim has been received.
27	The interest is payable with the payment of the claim.
28	(4) A health maintenance organization shall pay or
29	deny any claim no later than <u>50 calendar</u> 120 days after
30	receiving the claim if the claim is submitted electronically
31	or no later than 70 calendar days if the claim is submitted by
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hand delivery, United States mail, or a reputable overnight 1 2 delivery service. Failure to pay or deny a claim within such 3 time periods do so creates an uncontestable obligation for the health maintenance organization to pay the claim to the 4 5 provider. The running of the time specified in this subsection б shall be tolled by the number of days taken by the provider 7 who submitted the claim to submit the additional information 8 requested by the health maintenance organization pursuant to 9 paragraph (2)(b). 10 (5)(a) If, as a result of retroactive review of coverage decisions or payment levels, a health maintenance 11 12 organization determines that it has made an overpayment to a 13 provider for services rendered to a subscriber, the 14 organization must make a claim for such overpayment. The organization may not reduce payment to that provider for other 15 16 services unless the provider agrees to the reduction in writing after receipt of the claim for overpayment from the 17 health maintenance organization or fails to respond to the 18 19 organization's claim as required in this subsection. 20 (b) A provider shall pay a claim for an overpayment 21 made by a health maintenance organization which the provider does not contest or deny within 15 calendar 35 days after 22 receipt of the claim that is mailed or electronically 23 transferred to the provider, or within 35 calendar days after 24 receipt of the claim that is submitted to the provider using 25 26 either United States mail or a reputable overnight delivery 27 service. 28 (c) A provider that denies or contests an 29 organization's claim for overpayment or any portion of a claim shall notify the organization, in writing, within 35 calendar 30 31 days after the provider receives the claim if the claim is 25

submitted by United States mail or overnight delivery service, 1 2 or within 15 calendar days after the provider receives the 3 claim if the claim is electronically transferred to the provider, that the claim for overpayment is contested or 4 5 denied. The notice that the claim for overpayment is denied or contested must identify the contested portion of the claim and 6 7 the specific reason for contesting or denying the claim, and, 8 if contested, must include a request for additional information. If the organization submits additional 9 information, the organization must, within 21 calendar 35 days 10 11 after receipt of the request, mail or electronically transfer 12 the information to the provider. The provider shall pay or 13 deny the claim for overpayment within 30 calendar 45 days 14 after receipt of the information. 15 (d) Payment of a claim for overpayment is considered 16 made on the date payment was received or electronically transferred or otherwise delivered to the organization, or the 17 date that the provider receives a payment from the 18 organization that reduces or deducts the overpayment. An 19 20 overdue payment of a claim bears simple interest at the rate of 18 10 percent a year. Interest on an overdue payment of a 21 22 claim for overpayment or for any uncontested portion of a claim for overpayment begins to accrue on the 36th day after 23 the claim for overpayment has been received. 24 25 (e) A provider shall pay or deny any claim for 26 overpayment no later than 71 calendar 120 days after receiving 27 the claim if submitted electronically or no later than 91 28 calendar days if the claim for overpayment is submitted by 29 United States mail or overnight delivery service. Failure to do so creates an uncontestable obligation for the provider to 30 31 pay the claim to the organization.

1 (6) Any retroactive reductions of payments or demands 2 for refund of previous overpayments which are due to 3 retroactive review-of-coverage decisions or payment levels must be reconciled to specific claims unless the parties agree 4 5 to other reconciliation methods and terms. Any retroactive demands by providers for payment due to underpayments or 6 7 nonpayments for covered services must be reconciled to 8 specific claims unless the parties agree to other reconciliation methods and terms. The look-back or audit 9 review period shall not exceed 1 year may be specified by the 10 11 terms of the contract. 12 (7)(a) A provider claim for payment shall be 13 considered received by the health maintenance organization 14 when receipt is verified electronically-if the claim has been electronically transmitted to the health maintenance 15 16 organization, on the date indicated on the return receipt when receipt is verified electronically or, if the claim is mailed 17 by United States mail to the address disclosed by the 18 19 organization, or on the date the delivery receipt is signed by 20 the health maintenance organization if the claim is hand delivered on the date indicated on the return receipt. A 21 22 health maintenance organization shall not require a provider to resubmit a claim for payment if the claim has been received 23 by the organization.A provider must wait 45 calendar days 24 25 following receipt of a claim before submitting a duplicate 26 claim. 27 (b) A health maintenance organization claim for 28 overpayment shall be considered received by a provider, if the 29 claim has been electronically transmitted to the provider, when receipt is verified electronically or, if the claim is 30 31 mailed to the address disclosed by the provider, on the date

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indicated on the return receipt. A provider shall not require 1 2 a health maintenance organization to resubmit a claim for 3 payment if the claim for overpayment has been received by the provider.An organization must wait 45 calendar days following 4 5 the provider's receipt of a claim for overpayment before б submitting a duplicate claim. 7 (c) This section does not preclude the health 8 maintenance organization and provider from agreeing to other 9 methods of transmission and receipt of claims. 10 (8) A health maintenance organization shall provide a provider, or the provider's designee who bills electronically, 11 12 electronic acknowledgment of the receipt of a claim within 24 13 hours after receipt. A provider, or the provider's designee, 14 who bills electronically is entitled to electronic acknowledgment of the receipt of a claim within 72 hours. 15 16 (9) A health maintenance organization may not retroactively deny a claim because of subscriber ineligibility 17 more than 1 year after the date of payment of the clean claim. 18 19 (10) A health maintenance organization shall pay a 20 contracted primary care or admitting physician, pursuant to such physician's contract, for providing inpatient services in 21 a contracted hospital to a subscriber, if such services are 22 determined by the organization to be medically necessary and 23 24 covered services under the organization's contract with the contract holder. 25 26 (11)(a) Each policy issued by a health maintenance 27 organization shall contain a provision for coordinating 28 benefits under the policy with any similar benefits provided by any other health maintenance organization, group hospital, 29 medical, or surgical expense policy; any group health care 30 services plan; any auto medical policy; any governmental 31 2.8

medical expense policy; or any group-type self-insurance plan 1 2 that provides protection or insurance against hospital, 3 medical, or surgical expenses for the same loss. 4 (b) A policy issued by a health maintenance 5 organization shall contain a provision whereby the health 6 maintenance organization may reduce or refuse to pay benefits 7 otherwise payable under the policy solely due to the existence 8 of similar benefits provided under insurance policies issued by the same or another health maintenance organization, 9 insurer, health care services plan, or self-insurance plan if 10 11 the similar benefits provide protection or insurance against 12 hospital, medical, or surgical expenses only if, as a 13 condition of coordinating benefits with another insurer, 100 14 percent of the total covered changes described in the policies and presented for payment are paid. 15 (c) If a subscriber fails to furnish the provider with 16 the correct name and address of the subscriber's primary 17 prepaid health plan, group hospital, medical, or surgical 18 19 expense policy, group health care services plan, or group-type 20 self-insurance plan that provides protection or insurance against hospital, medical, or surgical expenses delivered or 21 issued for delivery in this state, and the claim is submitted 22 to a secondary prepaid health plan or insurer and is 23 24 subsequently rejected, the provider has 60 calendar days from the date the provider obtains the correct billing information 25 26 for the primary or secondary insurer or prepaid health plan to 27 submit the claim, regardless of any time periods for 28 submission of claims established by any applicable contract. For the purposes of this subsection, "insurer" includes 29 persons contracting with preferred provider networks pursuant 30 31

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to s. 627.6471 and exclusive provider networks pursuant to s. 1 2 627.6472. 3 (12)(a) Without regard to any other remedy or relief to which a provider is entitled, any provider aggrieved by a 4 5 violation of this section by a health maintenance organization б may bring an action to enjoin a person who has violated, or is 7 violating, this section. In any such action, the provider who 8 has suffered a loss as a result of the violation may recover 9 any amounts due the provider by the health maintenance organization, including accrued interest, plus attorney's fees 10 11 and costs as provided in paragraph (b). 12 (b) In any action arising out of a violation of this 13 section by a health maintenance organization in which the 14 health maintenance organization is found to have violated this section, the provider, after judgment in the trial court and 15 16 after exhausting all appeals, if any, shall receive his or her 17 reasonable attorney's fees and costs from the health 18 maintenance organization. (13) The provisions of this section may not be waived, 19 20 voided, or nullified by contract. 21 Section 11. Section 641.3156, Florida Statutes, is 22 amended to read: 641.3156 Treatment authorization; payment of claims.--23 (1) For purposes of this section, "authorization" 24 includes any requirement of a provider to notify a health 25 26 maintenance organization in advance of providing a covered 27 service, regardless of whether the actual terminology used by 28 the organization includes, but is not limited to, preauthorization, precertification, notification, or any other 29 similar terminology. 30 31

1	(2) A health maintenance organization that requires
2	authorization for medical care and health care services shall
3	provide to each contracted provider at the time a contract is
4	signed a list of the medical care and health care services
5	that require authorization and the authorization procedures
6	used by the organization. A health maintenance organization
7	that requires authorization for medical care and health care
8	services shall provide to each noncontracted provider, not
9	later than 10 working days after a request is made, a list of
10	the medical care and health care services that require
11	authorization and the authorization procedures used by the
12	organization. The list of medical care or health care services
13	that require authorization and the authorization procedures
14	used by the organization shall not be modified unless written
15	notice is provided at least 30 days in advance of any changes
16	to all subscribers, contracted providers, and noncontracted
17	providers who had previously requested a list of medical care
18	or health care services that require authorization.
19	(3) Any claim for treatment that does not require an
20	authorization for a covered service that is ordered by a
21	contracted physician may not be denied.A health maintenance
22	organization must pay any hospital-service or referral-service
23	claim for treatment for an eligible subscriber which was
24	authorized by a provider empowered by contract with the health
25	maintenance organization to authorize or direct the patient's
26	utilization of health care services and which was also
27	authorized in accordance with the health maintenance
28	organization's current and communicated procedures, unless the
29	provider provided information to the health maintenance
30	organization with the willful intention to misinform the
31	health maintenance organization.
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(4)(a) (2) A claim for treatment may not be denied if a 1 2 provider follows the health maintenance organization's authorization procedures and receives authorization for a 3 covered service for an eligible subscriber, unless the 4 5 provider provided information to the health maintenance б organization with the willful intention to misinform the 7 health maintenance organization. 8 (b) On receipt of a request from a provider for authorization pursuant to this section, the health maintenance 9 10 organization shall issue a determination indicating whether the service or services are authorized. The determination must 11 12 be transmitted to the provider making the request in writing 13 no later than 8 hours after the request is made by the 14 provider. If the organization denies the request for an 15 authorization, the health maintenance organization must notify 16 the subscriber at the same time when notifying the provider requesting the authorization. A health maintenance 17 organization that fails to respond to a request for an 18 19 authorization from a provider pursuant to this paragraph is 20 considered to have authorized the requested medical care or health care service and payment may not be denied. 21 22 (5) If the proposed medical care or health care 23 service or services involve an inpatient admission and the 24 health maintenance organization requires authorization as a 25 condition of payment, the health maintenance organization 26 shall issue a written or electronic authorization for the 27 total estimated length of stay for the admission. If the 28 proposed medical care or health care service or services are 29 to be provided to a patient who is an inpatient in a health care facility at the time the services are proposed and the 30 medical care or health care service requires an authorization, 31

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CODING: Words stricken are deletions; words underlined are additions.

the health maintenance organization shall issue a 1 2 determination indicating whether the proposed services are authorized no later than 1 hour after the request by the 3 health care provider. A health maintenance organization that 4 5 fails to respond to such request within 1 hour is considered б to have authorized the requested medical care or health care 7 service and payment may not be denied. 8 (6) (3) Emergency services are subject to the 9 provisions of s. 641.513 and are not subject to the provisions of this section, including any inpatient admission required in 10 11 order to stabilize the patient pursuant to federal and state 12 law. 13 (7) The provisions of this section may not be waived, 14 voided, or nullified by contract. 15 Section 12. Subsection (4) of section 627.651, Florida 16 Statutes, is amended to read: 627.651 Group contracts and plans of self-insurance 17 18 must meet group requirements .--19 (4) This section does not apply to any plan which is 20 established or maintained by an individual employer in 21 accordance with the Employee Retirement Income Security Act of 22 1974, Pub. L. No. 93-406, or to a multiple-employer welfare arrangement as defined in s. 624.437(1), except that a 23 multiple-employer welfare arrangement shall comply with ss. 24 627.419, 627.657, 627.6575, 627.6578, 627.6579, 627.6612, 25 26 627.66121, 627.66122, 627.6615, 627.6616, and 627.662(9)(6). 27 This subsection does not allow an authorized insurer to issue 28 a group health insurance policy or certificate which does not 29 comply with this part. 30 Section 13. Effective October 16, 2002, section 627.647, Florida Statutes, is repealed. 31

1	Section 14. Except as otherwise provided herein, this
2	act shall take effect October 1, 2002.
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5	HOUSE SUMMARY
6	Includes preferred provider organizations within the
7	definition of managed care organization and provides for filing unresolved internal dispute-resolution processes
8	with a dispute-resolution organization. Provides for coordination of benefits under multiple health insurance
9	policies regardless of time periods. Revises time of payment of claims provisions. Requires the Department of
10	Insurance to adopt insurance claim-filing rules consistent with federal standards and provides
11	requirements and procedures for payment or denial of claims. Entitles insureds and health maintenance
12	organization subscribers to prompt payment of claims for covered services. Requires health insurers and health
13	maintenance organizations to provide lists of medical care and health care services that require authorization
14	and provides procedural requirements for determination and issuance of authorizations for services. Revises
15	limitations on policies providing differing schedules of payments for preferred provider services and nonpreferred
16	provider services. Applies coordination of benefits, payment of claims, and treatment authorizations
17	provisions to group, blanket, and franchise health insurance. See bill for details.
18	indutance. Dec bill for decalib.
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