Bill No. <u>SB 1274</u>

	CHAMBER ACTION <u>Senate</u> House						
_							
1	Comm: RCS . 03/30/2006 09:27 AM .						
2							
3							
4							
5							
6 7							
8							
9							
10							
11	The Committee on Banking and Insurance (Atwater) recommended						
12	the following amendment:						
13							
14	Senate Amendment (with title amendment)						
15	Delete everything after the enacting clause						
16							
17	and insert:						
18	Section 1. Effective July 1, 2006, subsection (5) of						
19	section 408.909, Florida Statutes, is amended to read:						
20	408.909 Health flex plans						
21	(5) ELIGIBILITYEligibility to enroll in an approved						
22	health flex plan is limited to residents of this state who						
23	meet all of the following requirements:						
24	(a) Are 64 years of age or younger <u>.</u> +						
25	(b) Have a family income equal to or less than 250 200						
26	percent of the federal poverty level.+						
27	(c) Are eligible under a federally approved Medicaid						
28	demonstration waiver and reside in Palm Beach County or						
29	Miami-Dade County <u>.</u> +						
30	(d) Are not covered by a private insurance policy and						
31	are not eligible for coverage through a public health 1						
	2:50 PM 03/27/06 s1274d-bi25-c5t						

Florida Senate - 2006 Bill No. <u>SB 1274</u> COMMITTEE AMENDMENT

1	insurance program, such as Medicare or Medicaid, unless							
2	specifically authorized under paragraph (c), or another public							
3	health care program, such as KidCare, and have not been							
4	covered at any time during the past 6 months <u>.; and</u>							
5	(e) Have applied for health care coverage through an							
б	approved health flex plan and have agreed to make any payments							
7	required for participation, including periodic payments or							
8	payments due at the time health care services are provided.							
9	(f) Are part of an employer group where at least 75							
10	percent of the employees have a family income equal to or less							
11	than 250 percent of the federal poverty level.							
12	Section 2. Subsection (3) is added to section 627.642,							
13	Florida Statutes, to read:							
14	627.642 Outline of coverage							
15	(3) In addition to the outline of coverage, a policy							
16	as specified in s. 627.6699(3)(k) must be accompanied by an							
17	identification card that contains, at a minimum:							
18	(a) The name of the organization issuing the policy or							
19	the name of the organization administering the policy,							
20	whichever applies.							
21	(b) The name of the contract holder.							
22	(c) The type of plan only if the plan is filed in the							
23	state, an indication that the plan is self-funded, or the name							
24	of the network.							
25	(d) The member identification number, contract number,							
26	and policy or group number, if applicable.							
27	(e) A contact phone number or electronic address for							
28	authorizations.							
29	(f) A phone number or electronic address whereby the							
30	covered person or hospital, physician, or other person							
31	rendering services covered by the policy may determine if the							
	2:50 PM 03/27/06 s1274d-bi25-c5t							

COMMITTEE AMENDMENT

Bill No. SB 1274

Barcode 202220

1 plan is insured and may obtain a benefits verification in order to estimate patient financial responsibility, in 2 compliance with privacy rules under the Health Insurance 3 4 Portability and Accountability Act. (g) The national plan identifier, in accordance with 5 б the compliance date set forth by the federal Department of 7 Health and Human Services. 8 The identification card must present the information in a 9 readily identifiable manner or, alternatively, the information 10 11 may be embedded on the card and available through magnetic stripe or smart card. The information may also be provided 12 through other electronic technology. 13 Section 3. Present subsection (2) of section 627.657, 14 15 Florida Statutes, is renumbered as subsection (3), and a new subsection (2) is added to that section, to read: 16 627.657 Provisions of group health insurance 17 18 policies.--19 (2) The medical policy as specified in s. 20 627.6699(3)(k) must be accompanied by an identification card that contains, at a minimum: 21 22 (a) The name of the organization issuing the policy or 23 name of the organization administering the policy, whichever 2.4 <u>applies.</u> (b) The name of the certificateholder. 25 (c) The type of plan only if the plan is filed in the 26 27 state, an indication that the plan is self-funded, or the name of the network. 28 29 (d) The member identification number, contract number, and policy or group number, if applicable. 30 31 (e) A contact phone number or electronic address for 3 2:50 PM 03/27/06 s1274d-bi25-c5t

COMMITTEE AMENDMENT

Bill No. <u>SB 1274</u>

```
Barcode 202220
```

1	authorizations.						
2	(f) A phone number or electronic address whereby the						
3	covered person or hospital, physician, or other person						
4	rendering services covered by the policy may determine if the						
5	plan is insured and may obtain a benefits verification in						
б	order to estimate patient financial responsibility, in						
7	compliance with privacy rules under the Health Insurance						
8	Portability and Accountability Act.						
9	(g) The national plan identifier, in accordance with						
10	the compliance date set forth by the federal Department of						
11	Health and Human Services.						
12							
13	The identification card must present the information in a						
14	readily identifiable manner or, alternatively, the information						
15	may be embedded on the card and available through magnetic						
16	stripe or smart card. The information may also be provided						
17	through other electronic technology.						
18	Section 4. Present subsections (5) through (40) of						
19	section 641.31, Florida Statutes, are renumbered as						
20	subsections (6) through (41), respectively, and a new						
21	subsection (5) is added to that section, to read:						
22	641.31 Health maintenance contracts						
23	(5) The contract, certificate, or member handbook must						
24	be accompanied by an identification card that contains, at a						
25	minimum:						
26	(a) The name of the organization offering the contract						
27	or name of the organization administering the contract,						
28	whichever applies.						
29	(b) The name of the subscriber.						
30	(c) A statement that the health plan is a health						
31	maintenance organization. Only a health plan with a						
	2:50 PM 03/27/06 s1274d-bi25-c5t						
	I						

COMMITTEE AMENDMENT

Bill No. <u>SB 1274</u>

Barcode 202220

1 certificate of authority issued under this chapter may be identified as a health maintenance organization. 2 (d) The member identification number, contract number, 3 and group number, if applicable. 4 (e) A contact phone number or electronic address for 5 б authorizations. 7 (f) A phone number or electronic address whereby the covered person or hospital, physician, or other person 8 rendering services covered by the contract may determine if 9 10 the plan is insured and may obtain a benefits verification in 11 order to estimate patient financial responsibility, in compliance with privacy rules under the Health Insurance 12 13 Portability and Accountability Act. (g) The national plan identifier, in accordance with 14 15 the compliance date set forth by the federal Department of 16 Health and Human Services. 17 18 The identification card must present the information in a 19 readily identifiable manner or, alternatively, the information may be embedded on the card and available through magnetic 20 stripe or smart card. The information may also be provided 21 22 through other electronic technology. Section 5. Paragraph (j) of subsection (3) of section 23 2.4 383.145, Florida Statutes, is amended to read: 383.145 Newborn and infant hearing screening.--25 (3) REQUIREMENTS FOR SCREENING OF NEWBORNS; INSURANCE 2.6 COVERAGE; REFERRAL FOR ONGOING SERVICES. --27 (j) The initial procedure for screening the hearing of 28 29 the newborn or infant and any medically necessary followup reevaluations leading to diagnosis shall be a covered benefit, 30 31 reimbursable under Medicaid as an expense compensated 2:50 PM 03/27/06 s1274d-bi25-c5t

Florida Senate - 2006 Bill No. SB 1274 COMMITTEE AMENDMENT

Barcode 202220

1 supplemental to the per diem rate for Medicaid patients enrolled in MediPass or Medicaid patients covered by a fee for 2 service program. For Medicaid patients enrolled in HMOs, 3 4 providers shall be reimbursed directly by the Medicaid Program Office at the Medicaid rate. This service may not be 5 considered a covered service for the purposes of establishing 6 7 the payment rate for Medicaid HMOs. All health insurance policies and health maintenance organizations as provided 8 under ss. 627.6416, 627.6579, and 641.31(31)(30), except for 9 10 supplemental policies that only provide coverage for specific diseases, hospital indemnity, or Medicare supplement, or to 11 the supplemental polices, shall compensate providers for the 12 13 covered benefit at the contracted rate. Nonhospital-based providers shall be eligible to bill Medicaid for the 14 15 professional and technical component of each procedure code. 16 Section 6. Paragraphs (b) and (i) of subsection (1) of section 641.185, Florida Statutes, are amended to read: 17 18 641.185 Health maintenance organization subscriber 19 protections.--(1) With respect to the provisions of this part and 20 part III, the principles expressed in the following statements 21 22 shall serve as standards to be followed by the commission, the office, the department, and the Agency for Health Care 23 24 Administration in exercising their powers and duties, in exercising administrative discretion, in administrative 25 interpretations of the law, in enforcing its provisions, and 26 27 in adopting rules: (b) A health maintenance organization subscriber 28 29 should receive quality health care from a broad panel of 30 providers, including referrals, preventive care pursuant to s. 31 641.402(1), emergency screening and services pursuant to ss. 2:50 PM 03/27/06 s1274d-bi25-c5t

COMMITTEE AMENDMENT

Bill No. SB 1274

Barcode 202220

1 641.31(13)(12) and 641.513, and second opinions pursuant to s. 641.51. 2 (i) A health maintenance organization subscriber 3 4 should receive timely and, if necessary, urgent grievances and appeals within the health maintenance organization pursuant to 5 ss. 641.228, 641.31(6)(5), 641.47, and 641.511. 6 7 Section 7. Subsection (1) of section 641.2018, Florida Statutes, is amended to read: 8 9 641.2018 Limited coverage for home health care 10 authorized. --(1) Notwithstanding other provisions of this chapter, 11 a health maintenance organization may issue a contract that 12 13 limits coverage to home health care services only. The organization and the contract shall be subject to all of the 14 15 requirements of this part that do not require or otherwise apply to specific benefits other than home care services. To 16 this extent, all of the requirements of this part apply to any 17 organization or contract that limits coverage to home care 18 19 services, except the requirements for providing comprehensive 20 health care services as provided in ss. 641.19(4), (11), and (12), and 641.31(1), except ss. 641.31(10)(9), (13)(12), (17), 21 22 (18), (19), (20), (21), (22), and (25) (24) and 641.31095. Section 8. Section 641.3107, Florida Statutes, is 23 24 amended to read: 641.3107 Delivery of contract. -- Unless delivered upon 25 execution or issuance, a health maintenance contract, 26 certificate of coverage, or member handbook shall be mailed or 27 delivered to the subscriber or, in the case of a group health 28 29 maintenance contract, to the employer or other person who will hold the contract on behalf of the subscriber group within 10 30 31 working days from approval of the enrollment form by the 2:50 PM 03/27/06 s1274d-bi25-c5t

COMMITTEE AMENDMENT

Bill No. <u>SB 1274</u>

1	health maintenance organization or by the effective date of							
2	coverage, whichever occurs first. However, if the employer or							
3	other person who will hold the contract on behalf of the							
4	subscriber group requires retroactive enrollment of a							
5	subscriber, the organization shall deliver the contract,							
6	certificate, or member handbook to the subscriber within 10							
7	days after receiving notice from the employer of the							
8	retroactive enrollment. This section does not apply to the							
9	delivery of those contracts specified in s. 641.31 <u>(14)(13).</u>							
10	Section 9. Paragraph (a) of subsection (7) of section							
11	641.3922, Florida Statutes, is amended to read:							
12	641.3922 Conversion contracts; conditionsIssuance							
13	of a converted contract shall be subject to the following							
14	conditions:							
15	(7) REASONS FOR CANCELLATION; TERMINATIONThe							
16	converted health maintenance contract must contain a							
17	cancellation or nonrenewability clause providing that the							
18	health maintenance organization may refuse to renew the							
19	contract of any person covered thereunder, but cancellation or							
20	nonrenewal must be limited to one or more of the following							
21	reasons:							
22	(a) Fraud or intentional misrepresentation, subject to							
23	the limitations of s. $641.31(24)(23)$, in applying for any							
24	benefits under the converted health maintenance contract $_{.}$ +							
25	Section 10. Subsection (4) of section 641.513, Florida							
26	Statutes, is amended to read:							
27	641.513 Requirements for providing emergency services							
28	and care							
29	(4) A subscriber may be charged a reasonable							
30	copayment, as provided in s. $641.31(13)(12)$, for the use of an							
31	emergency room.							
	8 2:50 PM 03/27/06 81274d-bi25-c5t							

COMMITTEE AMENDMENT

Bill No. <u>SB 1274</u>

Barcode 202220

1 Section 11. Except as otherwise expressly provided in this act, this act shall take effect January 1, 2007, and 2 shall apply to identification cards issued for policies or 3 4 certificates issued or renewed on or after that date. 5 б 7 And the title is amended as follows: 8 9 Delete everything before the enacting clause 10 11 and insert: A bill to be entitled 12 13 An act relating to plans, policies, contracts, and programs for the provision of health care 14 15 services; amending s. 408.909, F.S.; revising 16 eligibility requirements for participation in health flex plans; amending s. 627.642, F.S.; 17 requiring an identification card containing 18 specified information to be given to insureds 19 who have health and accident insurance; 20 21 amending s. 627.657, F.S.; requiring an 22 identification card containing specified information to be given to insureds under group 23 2.4 health insurance policies; amending s. 641.31, F.S.; requiring an identification card to be 25 given to persons having health care services 26 through a health maintenance contract; amending 27 ss. 383.145, 641.185, 641.2018, 641.3107, 28 29 641.3922, and 641.513, F.S.; conforming cross-references to changes made by the act; 30 providing application; providing effective 31 03/27/06 s1274d-bi25-c5t 2:50 PM

COMMITTEE AMENDMENT

Bill No. <u>SB 1274</u>

			Barcoue	202220		
1	da	ates.				
2						
3						
4						
5						
6						
7						
8						
9						
10						
11						
12						
13						
14						
15						
16						
17						
18						
19						
20						
21						
22						
23						
24						
25						
26						
27						
28						
29						
30						
31	2:50 PM	03/27/06		10	s1274d-bi25-c5	t