



083528

CHAMBER ACTION

<u>Senate</u>	.	<u>House</u>
Comm: FAV	.	
2/19/2008	.	
	.	
	.	

1 The Committee on Banking and Insurance (Gaetz) recommended the
 2 following **substitute for amendment (495222)**:

3
 4 **Senate Amendment (with title amendments)**

5 Delete everything after the enacting clause
 6 and insert:

7
 8 Section 1. Section 627.638, Florida Statutes, is amended
 9 to read:

10 627.638 Direct payment for hospital, medical services.--

11 (1) A ~~Any~~ health insurance policy insuring against loss or
 12 expense due to hospital confinement or to medical and related
 13 services may provide for payment of benefits directly to any
 14 recognized hospital, licensed ambulance provider, physician
 15 ~~doctor~~, or other person who provided the services, in accordance

Bill No. SB 1012



083528

16 with the provisions of the policy. To comply with this section,
17 the words "or to the hospital, licensed ambulance provider,
18 physician ~~doctor,~~ or person rendering services covered by this
19 policy," or similar words appropriate to the terms of the
20 policy, must ~~shall~~ be added to applicable provisions of the
21 policy.

22 (2) ~~If whenever,~~ in any health insurance claim form, an
23 insured specifically authorizes payment of benefits directly to
24 any recognized hospital, licensed ambulance provider, physician,
25 or dentist, the insurer shall make such payment to the
26 designated provider of such services, ~~unless otherwise provided~~
27 ~~in the insurance contract.~~ The insurance contract may not
28 prohibit, and claims forms must provide an option for, the
29 payment of benefits directly to a licensed hospital, licensed
30 ambulance provider, physician, or dentist for care provided
31 ~~pursuant to s. 395.1041. The insurer may require written~~
32 ~~attestation of assignment of benefits. The attestation assigning~~
33 benefits must be in writing but may be transferred to the
34 insurer in electronic form. Payment to the provider from the
35 insurer may not be more than the amount that the insurer would
36 otherwise have paid without the assignment.

37 Section 2. Section 627.64731, Florida Statutes, is created
38 to read:

39 627.64731 Leasing, renting, or granting access to a
40 preferred provider or exclusive provider.--

41 (1) An insurer or administrator may not lease, rent, or
42 otherwise grant access to the health care services of a
43 preferred provider or an exclusive provider under a health care



083528

44 contract unless expressly authorized by the health care
45 contract. At the time a health care contract is entered into
46 with a preferred provider or exclusive provider, the insurer
47 shall, to the extent possible, identify in the contract any
48 third party to which the insurer or administrator has granted
49 access to the health care services of the preferred provider or
50 exclusive provider. A third party that is granted access must
51 comply with all the applicable terms of the health care
52 contract.

53 (2) An insurer or administrator must notify a preferred
54 provider or exclusive provider, in writing, within 5 business
55 days of the identity of any third party that has been granted
56 access to the health care services of the provider by the
57 insurer or administrator. The provider may opt out of
58 participating in a third party's health care plan by providing
59 written notice to the insurer or administrator within 30 days
60 after receiving notice pursuant to this subsection.

61 (3) An insurer or administrator that leases, rents, or
62 otherwise grants access to the health care services of a
63 preferred provider or exclusive provider must maintain an
64 Internet website or a toll-free telephone number through which
65 the provider may obtain a listing, updated at least biannually,
66 of the third parties that have been granted access to the
67 provider's health care services.

68 (4) An insurer or administrator that leases, rents, or
69 otherwise grants access to a provider's health care services
70 must ensure that an explanation of benefits or remittance advice
71 furnished to the preferred provider or exclusive provider that

Bill No. SB 1012



083528

72 delivers health care services under the health care contract
73 identifies the contractual source of any applicable discount.

74 (5) The right of a third party to exercise the rights and
75 responsibilities of an insurer or administrator under a health
76 care contract terminates on the date that the preferred
77 provider's or exclusive provider's contract with the insurer or
78 administrator is terminated.

79 (6) The provisions of this section do not apply if the
80 third party that is granted access to a preferred provider's or
81 exclusive provider's health care services under a health care
82 contract is:

83 (a) An employer or other entity providing coverage for
84 health care services to the employer's employees or the entity's
85 members and the employer or entity has a contract with the
86 insurer or administrator or the insurer's or administrator's
87 affiliate for the administration or processing of claims for
88 payment or services provided under the health care contract;

89 (b) An affiliate or a subsidiary of the insurer or
90 administrator; or

91 (c) An entity providing administrative services to, or
92 receiving administrative services from, the insurer or
93 administrator or the insurer's or administrators' affiliate or
94 subsidiary.

95 (7) A health care contract may provide for arbitration of
96 disputes arising under this section.

97 Section 3. Present subsections (11), (12), and (13) of
98 section 627.662, Florida Statutes, are renumbered as subsections

Bill No. SB 1012



083528

99 (12), (13), and (14), respectively, and new subsection (11) is
100 added to that section, to read:

101 627.662 Other provisions applicable.--The following
102 provisions apply to group health insurance, blanket health
103 insurance, and franchise health insurance:

104 (11) Section 627.64731, relating to leasing, renting, or
105 granting access to a preferred provider or exclusive provider.

106 Section 4. Subsection (41) is added to section 641.31,
107 Florida Statutes, to read:

108 641.31 Health maintenance contracts.--

109 (41) A health maintenance organization contract may not
110 prohibit, and claims forms must provide an option for, the
111 payment of benefits directly to a licensed hospital, ambulance
112 transport and treatment provider pursuant to part III of chapter
113 401, physician, or dentist for covered services provided
114 pursuant to s. 395.1041. The attestation assigning benefits must
115 be in writing but may be transferred to the health maintenance
116 organization in electronic form. Payment to the provider may not
117 be more than the amount the health maintenance organization
118 would have paid without the assignment. This subsection does not
119 affect the requirements of ss. 641.513 and 641.3154 with respect
120 to services and payment for such services provided pursuant to
121 this subsection.

122 Section 5. Subsection (11) is added to section 641.315,
123 Florida Statutes, to read:

124 641.315 Provider contracts.--

125 (11) A health maintenance organization may not sell,
126 lease, or otherwise transfer information relating to the payment

Bill No. SB 1012



083528

127 terms of a contract with a health care practitioner without the
128 express authority of and prior adequate notification to the
129 contracting parties.

130 Section 6. Subsection (5) of section 641.3155, Florida
131 Statutes, is amended to read:

132 641.3155 Prompt payment of claims.--

133 (5) If a health maintenance organization determines that
134 it has made an overpayment to a provider for services rendered
135 to a subscriber, the health maintenance organization must make a
136 claim for such overpayment to the provider's designated
137 location. A health maintenance organization that makes a claim
138 for overpayment to a provider under this section shall give the
139 provider a written or electronic statement specifying the basis
140 for the retroactive denial or payment adjustment. The health
141 maintenance organization must identify the claim or claims, or
142 overpayment claim portion thereof, for which a claim for
143 overpayment is submitted.

144 (a) If an overpayment determination is the result of
145 retroactive review or audit of coverage decisions or payment
146 levels not related to fraud, a health maintenance organization
147 shall adhere to the following procedures:

148 1. All claims for overpayment must be submitted to a
149 provider within 12 ~~30~~ months after the health maintenance
150 organization's payment of the claim. A provider must pay, deny,
151 or contest the ~~health maintenance organization's~~ claim for
152 overpayment within 40 days after the receipt of the claim. All
153 contested claims for overpayment must be paid or denied within
154 120 days after receipt of the claim. Failure to pay or deny

Bill No. SB 1012



083528

155 overpayment and claim within 140 days after receipt creates an
156 uncontestable obligation to pay the claim.

157 2. A provider that denies or contests a health maintenance
158 organization's claim for overpayment or any portion of a claim
159 shall notify the organization, in writing, within 35 days after
160 the provider receives the claim ~~that the claim for overpayment~~
161 ~~is contested or denied~~. The notice that the claim for
162 overpayment is denied or contested must identify the contested
163 portion of the claim and the specific reason for contesting or
164 denying the claim and, if contested, must include a request for
165 additional information. If the organization submits additional
166 information, the organization must, within 35 days after receipt
167 of the request, mail or electronically transfer the information
168 to the provider. The provider shall pay or deny the claim for
169 overpayment within 45 days after receipt of the information. The
170 notice is considered made on the date the notice is mailed or
171 electronically transferred by the provider.

172 3. The health maintenance organization may not reduce
173 payment to the provider for other services unless the provider
174 agrees to the reduction in writing or fails to respond to the
175 health maintenance organization's overpayment claim as required
176 by this paragraph.

177 4. Payment of an overpayment claim is considered made on
178 the date the payment was mailed or electronically transferred.
179 An overdue payment of a claim bears simple interest at the rate
180 of 12 percent per year. Interest on an overdue payment for a
181 claim ~~for an overpayment payment~~ begins to accrue when the claim
182 should have been paid, denied, or contested.



083528

183 (b) A claim for overpayment may ~~shall~~ not be made
 184 ~~permitted~~ beyond 12 ~~30~~ months after the health maintenance
 185 organization's payment of a claim, except that claims for
 186 overpayment may be sought beyond that time from providers
 187 convicted of fraud pursuant to s. 817.234.

188 Section 7. This act shall take effect January 1, 2008, and
 189 shall apply to contracts entered into, issued, or renewed on or
 190 after that date.

191
 192 ===== T I T L E A M E N D M E N T =====

193 And the title is amended as follows:

194 Delete everything before the enacting clause
 195 and insert:

196 A bill to be entitled
 197 An act relating to health insurance; amending s. 627.638,
 198 F.S.; authorizing the payment of health insurance policy
 199 benefits directly to a licensed ambulance provider;
 200 requiring the attestation assigning benefits to be in
 201 writing but allowing it to be transmitted in electronic
 202 form; creating s. 627.64731, F.S.; providing requirements
 203 for the rent, lease, or granting of access to the health
 204 care services of a preferred provider or exclusive
 205 provider under a health care contract; amending s.
 206 627.662, F.S.; applying the requirements for the rent,
 207 lease, or granting of access to the health care services
 208 of a preferred provider or exclusive provider under a
 209 health care contract to group health insurance, blanket
 210 health insurance, and franchise health insurance policies;

Bill No. SB 1012



083528

211 amending s. 641.31; providing that a health maintenance
212 contract may not prohibit and a claims form must provide
213 an option for direct payment to specified providers;
214 requiring the attestation of assignment of benefits to be
215 in either written or electronic form; providing that
216 payment to a provider may not exceed the amount a health
217 maintenance organization would have paid without the
218 assignment; amending s. 641.315, F.S.; prohibiting health
219 maintenance organizations from selling, leasing, or
220 transferring contract payment terms relating to a health
221 care practitioner under certain circumstances; amending s.
222 641.3155, F.S.; decreasing the amount of time in which a
223 health maintenance organization may make claim for
224 overpayment against a provider; providing applicability;
225 providing an effective date.

226