1	A bill to be entitled
2	An act relating to motor vehicle insurance; amending s.
3	627.736, F.S.; revising the schedule of maximum charges on
4	which an insurer may base a limited reimbursement for
5	certain medical services, supplies, and care for injured
6	persons covered by personal injury protection; specifying
7	a minimum amount for the applicable fee schedule or
8	payment limitation under Medicare for such reimbursements;
9	providing an effective date.
10	
11	Be It Enacted by the Legislature of the State of Florida:
12	
13	Section 1. Paragraph (a) of subsection (5) of section
14	627.736, Florida Statutes, is amended to read:
15	627.736 Required personal injury protection benefits;
16	exclusions; priority; claims
17	(5) CHARGES FOR TREATMENT OF INJURED PERSONS
18	(a)1. Any physician, hospital, clinic, or other person or
19	institution lawfully rendering treatment to an injured person for
20	a bodily injury covered by personal injury protection insurance
21	may charge the insurer and injured party only a reasonable amount
22	pursuant to this section for the services and supplies rendered,
23	and the insurer providing such coverage may pay for such charges
24	directly to such person or institution lawfully rendering such
25	treatment, if the insured receiving such treatment or his or her
26	guardian has countersigned the properly completed invoice, bill,
27	or claim form approved by the office upon which such charges are
28	to be paid for as having actually been rendered, to the best
29	knowledge of the insured or his or her guardian. In no event,

Page 1 of 4

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

30 however, may such a charge be in excess of the amount the person 31 or institution customarily charges for like services or supplies. 32 With respect to a determination of whether a charge for a 33 particular service, treatment, or otherwise is reasonable, 34 consideration may be given to evidence of usual and customary 35 charges and payments accepted by the provider involved in the 36 dispute, and reimbursement levels in the community and various 37 federal and state medical fee schedules applicable to automobile and other insurance coverages, and other information relevant to 38 39 the reasonableness of the reimbursement for the service, 40 treatment, or supply.

41 2. The insurer may limit reimbursement to 80 percent of the42 following schedule of maximum charges:

43 a. For emergency transport and treatment by providers44 licensed under chapter 401, 200 percent of Medicare.

b. For emergency services and care provided by a hospital
licensed under chapter 395, 75 percent of the hospital's usual
and customary charges.

48 c. For emergency services and care as defined by s. 49 395.002(10) provided in a facility licensed under chapter 395 50 rendered by a physician or dentist, and related hospital 51 inpatient services rendered by a physician or dentist, the usual 52 and customary charges in the community.

d. For hospital inpatient services, other than emergency services and care, 200 percent of the Medicare Part A prospective payment applicable to the specific hospital providing the inpatient services.

57 e. For hospital outpatient services, other than emergency 58 services and care, 200 percent of the Medicare Part A Ambulatory

Page 2 of 4

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

59 Payment Classification for the specific hospital providing the60 outpatient services.

f. For all other medical services, supplies, and care, 200 61 62 percent of the allowable amount under the participating 63 physicians schedule of applicable Medicare Part B fee schedule. However, if such services, supplies, or care is not reimbursable 64 under Medicare Part B, the insurer may limit reimbursement to 80 65 66 percent of the maximum reimbursable allowance under workers' 67 compensation, as determined under s. 440.13 and rules adopted thereunder which are in effect at the time such services, 68 69 supplies, or care is provided. Services, supplies, or care that 70 is not reimbursable under Medicare or workers' compensation is 71 not required to be reimbursed by the insurer.

72 3. For purposes of subparagraph 2., the applicable fee 73 schedule or payment limitation under Medicare is the fee schedule 74 or payment limitation in effect at the time the services, 75 supplies, or care was rendered and for the area in which such 76 services were rendered, except that it may not be less than the 77 allowable amount under the participating physicians schedule of 78 applicable 2007 Medicare Part B for 2007 fee schedule for medical 79 services, supplies, and care subject to Medicare Part B.

80 4. Subparagraph 2. does not allow the insurer to apply any limitation on the number of treatments or other utilization 81 82 limits that apply under Medicare or workers' compensation. An 83 insurer that applies the allowable payment limitations of 84 subparagraph 2. must reimburse a provider who lawfully provided 85 care or treatment under the scope of his or her license, 86 regardless of whether such provider would be entitled to 87 reimbursement under Medicare due to restrictions or limitations

Page 3 of 4

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

88 on the types or discipline of health care providers who may be89 reimbursed for particular procedures or procedure codes.

90 5. If an insurer limits payment as authorized by 91 subparagraph 2., the person providing such services, supplies, or 92 care may not bill or attempt to collect from the insured any 93 amount in excess of such limits, except for amounts that are not 94 covered by the insured's personal injury protection coverage due 95 to the coinsurance amount or maximum policy limits.

96

Section 2. This act shall take effect upon becoming a law.