1	A bill to be entitled
2	An act relating to health insurance; amending s. 112.363,
3	F.S.; specifying that coverage provided through the Cover
4	Florida Health Care Access Program is considered health
5	insurance coverage for the purposes of determining
6	eligibility for the state retiree health insurance
7	subsidy; amending s. 408.909, F.S.; revising eligibility
8	for enrollment in a health flex plan; revising the
9	expiration date of the health flex plan program; creating
10	s. 408.9091, F.S.; creating the Cover Florida Health Care
11	Access Program; providing a short title; providing
12	legislative intent; providing definitions; requiring the
13	Agency for Health Care Administration and the Office of
14	Insurance Regulation of the Financial Services Commission
15	within the Department of Financial Services to jointly
16	administer the program; providing program requirements;
17	requiring the development of guidelines to meet minimum
18	standards for quality care and access to care; requiring
19	the agency to ensure that the Cover Florida plans follow
20	standardized grievance procedures; requiring the Executive
21	Office of the Governor, the agency, and the office to
22	develop a public awareness program; authorizing public and
23	private entities to design or extend incentives for
24	participation in the Cover Florida Access Program;
25	requiring the agency and the office to announce an
26	invitation to negotiate for Cover Florida plan entities to
27	design a coverage proposal; requiring the agency and the
28	office to approve one plan entity; authorizing the agency
29	and the office to approve one regional network plan in
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30	each existing Medicaid area; requiring the invitation to
31	negotiate to include certain guidelines; providing certain
32	conditions in which plans are disapproved or withdrawn;
33	authorizing the agency and the office to announce an
34	invitation to negotiate for companies that offer
35	supplemental insurance or discount medical plans;
36	providing that certain licensing requirements or ch. 641,
37	F.S., are not applicable to a Cover Florida plan;
38	providing that Cover Florida plans are considered
39	insurance under certain conditions; excluding Cover
40	Florida plans from the Florida Life and Health Insurance
41	Guaranty Association and the Health Maintenance
42	Organization Consumer Assistance Plan; providing
43	requirements for eligibility in a Cover Florida plan;
44	requiring each Cover Florida plan to maintain and provide
45	certain records; providing that coverage under a Cover
46	Florida plan is not an entitlement and does not give rise
47	to a cause of action; requiring the agency and the office
48	to evaluate the Cover Florida program and submit an annual
49	report to the Governor and the Legislature; requiring the
50	agency and the Financial Services Commission to adopt
51	rules; amending s. 624.91, F.S.; revising the duties of
52	the Florida Healthy Kids Corporation; amending s. 409.814,
53	F.S.; revising the eligibility requirements for
54	participation in the Medikids program or the Florida
55	Healthy Kids program; deleting certain limitations;
56	amending s. 627.6562, F.S.; requiring insurance policies
57	that provide dependent coverage to provide the
58	policyholder with the option of insuring a child until the
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59	age of 30 under certain circumstances; amending s.
60	627.6699, F.S.; redefining the term "small employer" for
61	purposes of the Employee Health Care Access Act; providing
62	an effective date.
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64	Be It Enacted by the Legislature of the State of Florida:
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66	Section 1. Paragraph (d) of subsection (2) of section
67	112.363, Florida Statutes, is amended to read:
68	112.363 Retiree health insurance subsidy
69	(2) ELIGIBILITY FOR RETIREE HEALTH INSURANCE SUBSIDY
70	(d) Payment of the retiree health insurance subsidy shall
71	be made only after coverage for health insurance for the retiree
72	or beneficiary has been certified in writing to the Department of
73	Management Services. Participation in a former employer's group
74	health insurance program is not a requirement for eligibility
75	under this section. Coverage issued pursuant to s. 408.9091 is
76	considered health insurance for the purposes of this section.
77	Section 2. Subsections (5) and (10) of section 408.909,
78	Florida Statutes, are amended to read:
79	408.909 Health flex plans
80	(5) ELIGIBILITYEligibility to enroll in an approved
81	health flex plan is limited to residents of this state who:
82	(a) Are 64 years of age or younger;
83	(b) Have a family income equal to or less than $300 \ 200$
84	percent of the federal poverty level;
85	(c) Are eligible under a federally approved Medicaid
86	demonstration waiver and reside in Palm Beach County or Miami-
87	Dade County;

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88	(c) (d) Are not covered by a private insurance policy and
89	are not eligible for coverage through a public health insurance
90	program, such as Medicare or Medicaid, unless specifically
91	authorized under paragraph (c), or another public health care
92	program, such as Kidcare, and have not been covered at any time
93	during the past 6 months; who are covered under an individual
94	contract issued by a health maintenance organization that is an
95	approved health flex plan on October 1, 2008, and are applying
96	for coverage in the same health flex plan without a lapse in
97	coverage and all other eligibility requirements under this
98	subsection are met; or who were covered under Medicaid or Kidcare
99	and lost eligibility for Medicaid or a Kidcare subsidy due to
100	income restrictions within 90 days before applying for health
101	care coverage through an approved health flex plan; and
102	<u>(d) (e)</u> Have applied for health care coverage through an
103	approved health flex plan and have agreed to make any payments
104	required for participation, including periodic payments or
105	payments due at the time health care services are provided.
106	(10) EXPIRATIONThis section expires July 1, 2013 2008.
107	Section 3. Section 408.9091, Florida Statutes, is created
108	to read:
109	408.9091 Cover Florida Health Care Access Act
110	(1) SHORT TITLEThis section may be cited as the "Cover
111	Florida Health Access Program Act."
112	(2) INTENTThe Legislature finds that a significant
113	proportion of state residents are unable to obtain affordable
114	health insurance coverage. The Legislature also finds that
115	existing "health flex" plan coverage has had limited
116	participation due in part to narrow eligibility restrictions as
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well as minimal benefit options for catastrophic and emergency care coverage. Therefore, it is the Legislature's intent to expand the availability of health care options for uninsured residents by developing an affordable health care product that emphasizes coverage for basic and preventive health care services; provides inpatient hospital, urgent, and emergency care services; and is offered statewide by approved health insurers, health maintenance organizations, health-care-provider-sponsored organizations, or health care districts. (3) DEFINITIONS.--As used in this section, the term: (a) "Agency" means the Agency for Health Care Administration. "Office" means the Office of Insurance Regulation of (b) the Financial Services Commission. "Enrollee" means an individual who has been determined (C) to be eligible for and is receiving health insurance coverage under a Cover Florida plan. (d) "Cover Florida plan" means a consumer choice benefit plan approved under this section which guarantees payment or coverage for specified benefits provided to an enrollee. "Cover Florida plan coverage" means health care (e) services that are covered as benefits under a Cover Florida plan. (f) "Cover Florida plan entity" means a health insurer, health maintenance organization, health-care-provider-sponsored organization, or health care district that develops and implements a Cover Florida plan and is responsible for administering the plan and paying all claims for Cover Florida

144 plan coverage by enrollees.

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(g) "Cover Florida Plus" plan means a supplemental

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146	insurance product, such as for additional catastrophic coverage
147	or dental, vision, or cancer coverage, approved under this
148	section and offered to all enrollees.
149	(4) PROGRAMThe agency and the office shall jointly
150	establish and administer the Cover Florida Health Care Access
151	Program.
152	(a) General Cover Florida plan components must require
153	that:
154	1. Plans are offered as guaranteed issue to enrollees,
155	subject to exclusions for preexisting conditions approved by the
156	office and the agency.
157	2. Plans are portable, such that the enrollee remains
158	covered regardless of employment status or the cost-sharing of
159	premiums.
160	3. Plans may provide for cost containment through limits on
161	the number of services, caps on benefit payments, and copayments
162	for services.
163	4. A Cover Florida health plan entity makes all benefit
164	plan and marketing materials available in English and Spanish.
165	5. In order to provide for consumer choice, Cover Florida
166	health plan entities develop two alternative benefit option plans
167	having different cost and benefit levels, including at least one
168	plan that provides catastrophic coverage.
169	6. Plans without catastrophic coverage provide coverage
170	options for the following services, including, but not limited
171	<u>to:</u>
172	a. Preventive health services, including preventive
173	screenings, annual health assessments, and well-care and well-
174	woman services, including mammograms, screenings for cervical

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175	cancer, noninvasive colorectal or prostate screenings, and
176	immunizations.
177	b. Incentives for routine, preventive care.
178	c. Office visits for the diagnosis and treatment of illness
179	or injury.
180	d. Office surgery, including anesthesia.
181	e. Services related to behavioral health services.
182	f. Durable medical equipment and prosthetics.
183	g. Diabetic supplies.
184	7. Plans providing catastrophic coverage, at a minimum,
185	provide coverage options for all of the services listed under
186	subparagraph 6., and in addition include, but are not limited to,
187	coverage options for:
188	a. Inpatient hospital stays.
189	b. Hospital emergency care services.
190	c. Urgent care services.
191	d. Outpatient facility services, outpatient surgery, and
192	outpatient diagnostic services.
193	8. Plans offer prescription drug benefit coverage on all
194	plans, or use a prescription drug manager, such as the Florida
195	Discount Drug Card Program.
196	9. Plans provide, in enrollment materials, plain-language
197	information on policy benefit coverage, benefit limits, cost-
198	sharing requirements, and exclusions and a clear representation
199	of what is not covered in the plan.
200	10. Plans offered through a qualified employer meet the
201	requirements of s. 125 of the Internal Revenue Code.
202	(b) Guidelines shall be developed to ensure that Cover
203	Florida plans meet minimum standards for quality of care and

204 access to care. The agency shall ensure that the Cover Florida 205 plans follow standardized grievance procedures. 206 (c) Changes in Cover Florida plan benefits, premiums, and 207 policy forms are subject to regulatory oversight by the office 208 and agency as provided by rules adopted by the Financial Services 209 Commission and the agency. 210 The agency, the office, and the Executive Office of the (d) 211 Governor shall develop a public awareness program to be 212 implemented throughout the state for the promotion of the Cover 213 Florida Health Access Program. 214 (e) Public or private entities may design programs to 215 encourage Floridians to participate in the Cover Florida Health 216 Access Program, or to encourage employers to cosponsor some share 217 of Cover Florida plan premiums for employees. 218 (5) PLAN PROPOSALS. -- The agency and the office shall 219 announce, no later than July 1, 2008, an invitation to negotiate 220 for Cover Florida plan entities to design a Cover Florida plan 221 proposal in which benefits and premiums are specified. 222 The invitation to negotiate shall include guidelines (a) 223 for the review of Cover Florida plan applications, policy forms, 224 and all associated forms, and provide regulatory oversight of 225 Cover Florida plan advertisement and marketing procedures. A plan 226 shall be disapproved or withdrawn if the plan: 227 1. Contains any ambiguous, inconsistent, or misleading 228 provisions or any exceptions or conditions that deceptively 229 affect or limit the benefits purported to be assumed in the 230 general coverage provided by the plan; 231 2. Provides benefits that are unreasonable in relation to the premium charged or contains provisions that are unfair or 232

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20082534e1 233 inequitable, that are contrary to the public policy of this 234 state, that encourage misrepresentation, or that result in unfair 235 discrimination in sales practices; 2.36 3. Cannot demonstrate that the plan is financially sound and that the applicant is able to underwrite or finance the 237 238 health care coverage provided; 239 4. Cannot demonstrate that the applicant and its management 240 are in compliance with the standards required under s. 241 624.404(3); or 242 5. Does not guarantee that enrollees may participate in the 243 Cover Florida plan entity's comprehensive network of providers, as determined by the office, the agency, and the contract. 244 245 The agency and the office may announce an invitation to (b) 246 negotiate for companies that offer supplemental insurance or 247 discount medical plans that are licensed under part II of chapter 248 636 to design Cover Florida Plus products. (c) The agency and office shall approve at least one Cover 249 250 Florida plan entity having an existing statewide network of 251 providers, and may approve at least one regional network plan in 252 each existing Medicaid area. 253 (6) LICENSE NOT REQUIRED.--254 (a) The licensing requirements of the Florida Insurance 255 Code and chapter 641, relating to health maintenance 256 organizations, do not apply to a Cover Florida plan approved 257 under this section unless expressly made applicable. However, for 258 the purpose of prohibiting unfair trade practices, Cover Florida 259 plans are considered to be insurance subject to the applicable 260 provisions of part IX of chapter 626, except as otherwise provided in this section. 261

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262 (b) Cover Florida plans are not covered by the Florida Life 263 and Health Insurance Guaranty Association under part III of 264 chapter 631 or by the Health Maintenance Organization Consumer 265 Assistance Plan under part IV of chapter 631. 266 (7) ELIGIBILITY.--Eligibility to enroll in a Cover Florida 267 plan is limited to residents of this state who meet all of the 268 following: 269 (a) Are 19 to 64 years of age. 270 (b) Are not covered by a private insurance policy and are 271 not eligible for coverage through a public health insurance 272 program, such as Medicare, Medicaid, or Kidcare, unless 273 eligibility for coverage lapses due to no longer meeting income 274 or categorical requirements. (c) Have not been covered by any health insurance program 275 276 at any time during the past 6 months, unless coverage under a 277 health insurance program was terminated within the previous 6 278 months due to: 279 1. Loss of a job that provided an employer-sponsored health 280 benefit plan; 2.81 2. Exhaustion of coverage that was continued under COBRA or 282 continuation-of-coverage requirements under s. 627.6692; 283 3. Reaching the limiting age under the policy; or 284 4. Death of, or divorce from, a spouse who was provided 285 employer-sponsored health benefit plan. 286 (d) Have applied for health care coverage through a Cover 287 Florida plan and have agreed to make any payments required for 288 participation, including periodic payments or payments due at the 289 time health care services are provided. 290 (8) RECORDS.--Each Cover Florida plan must maintain

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291	enrollment data and provide network data and reasonable records
292	to enable the office and agency to monitor plans and to determine
293	the financial viability of the Cover Florida plan, as necessary.
294	(9) NONENTITLEMENTCoverage under a Cover Florida plan is
295	not an entitlement, and a cause of action does not arise against
296	the state, a local government entity, any other political
297	subdivision of this state, or the agency or office for failure to
298	make coverage available to eligible persons under this section.
299	(10) PROGRAM EVALUATION The agency and the office shall:
300	(a) Evaluate the Cover Florida program and its effect on
301	the entities that seek approval as Cover Florida plans, on the
302	number of enrollees, and on the scope of the health care coverage
303	offered under a Cover Florida plan;
304	(b) Provide an assessment of the Cover Florida plans and
305	their potential applicability in other settings;
306	(c) Use Cover Florida plans to gather more information to
307	evaluate low-income, consumer-driven benefit packages; and
308	(d) Jointly submit by March 1, 2009, and annually
309	thereafter, a report to the Governor, the President of the
310	Senate, and the Speaker of the House of Representatives providing
311	the information specified in paragraphs (a)-(c) and
312	recommendations relating to the successful implementation and
313	administration of the program.
314	(11) RULEMAKING AUTHORITYThe agency and the Financial
315	Services Commission may adopt rules as needed to administer this
316	section.
317	Section 4. Paragraph (b) of subsection (5) of section
318	624.91, Florida Statutes, is amended to read:
319	624.91 The Florida Healthy Kids Corporation Act

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(5) CORPORATION AUTHORIZATION, DUTIES, POWERS.--320 321 (b) The Florida Healthy Kids Corporation shall: 322 1. Arrange for the collection of any family, local 323 contributions, or employer payment or premium, in an amount to be 324 determined by the board of directors, to provide for payment of 325 premiums for comprehensive insurance coverage and for the actual 326 or estimated administrative expenses. 327 Arrange for the collection of any voluntary 2. 328 contributions to provide for payment of premiums for children who 329 are not eligible for medical assistance under Title XXI of the 330 Social Security Act. Subject to the provisions of s. 409.8134, accept 331 3. 332 voluntary supplemental local match contributions that comply with the requirements of Title XXI of the Social Security Act for the 333 334 purpose of providing additional coverage in contributing counties 335 under Title XXI. 336 4. Establish the administrative and accounting procedures 337 for the operation of the corporation. 338 5. Establish, with consultation from appropriate 339 professional organizations, standards for preventive health 340 services and providers and comprehensive insurance benefits 341 appropriate to children, provided that such standards for rural 342 areas shall not limit primary care providers to board-certified 343 pediatricians. 6. Determine eligibility for children seeking to 344 345 participate in the Title XXI-funded components of the Florida 346 Kidcare program consistent with the requirements specified in s. 347 409.814, as well as the non-Title-XXI-eligible children as provided in subsection (3). 348

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349 7. Establish procedures under which providers of local 350 match to, applicants to and participants in the program may have 351 grievances reviewed by an impartial body and reported to the 352 board of directors of the corporation.

353 8. Establish participation criteria and, if appropriate, 354 contract with an authorized insurer, health maintenance 355 organization, or third-party administrator to provide 356 administrative services to the corporation.

9. Establish enrollment criteria which shall include
penalties or waiting periods of not fewer than 60 days for
reinstatement of coverage upon voluntary cancellation for
nonpayment of family premiums.

361 10. Contract with authorized insurers or any provider of 362 health care services, meeting standards established by the 363 corporation, for the provision of comprehensive insurance 364 coverage to participants. Such standards shall include criteria 365 under which the corporation may contract with more than one 366 provider of health care services in program sites. Health plans 367 shall be selected through a competitive bid process. The Florida 368 Healthy Kids Corporation shall purchase goods and services in the 369 most cost-effective manner consistent with the delivery of 370 quality medical care. The maximum administrative cost for a 371 Florida Healthy Kids Corporation contract shall be 15 percent. 372 For health care contracts, the minimum medical loss ratio for a 373 Florida Healthy Kids Corporation contract shall be 85 percent. 374 For dental contracts, the remaining compensation to be paid to 375 the authorized insurer or provider under a Florida Healthy Kids 376 Corporation contract shall be no less than an amount which is 85 377 percent of premium; to the extent any contract provision does not

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378 provide for this minimum compensation, this section shall 379 prevail. The health plan selection criteria and scoring system, 380 and the scoring results, shall be available upon request for 381 inspection after the bids have been awarded.

382 11. Establish disenrollment criteria in the event local383 matching funds are insufficient to cover enrollments.

12. Develop and implement a plan to publicize the Florida Healthy Kids Corporation, the eligibility requirements of the program, and the procedures for enrollment in the program and to maintain public awareness of the corporation and the program.

388 13. Secure staff necessary to properly administer the 389 corporation. Staff costs shall be funded from state and local 390 matching funds and such other private or public funds as become 391 available. The board of directors shall determine the number of 392 staff members necessary to administer the corporation.

393 14. Provide a report annually to the Governor, Chief
394 Financial Officer, Commissioner of Education, Senate President,
395 Speaker of the House of Representatives, and Minority Leaders of
396 the Senate and the House of Representatives.

397 <u>15. Provide information on a quarterly basis to the</u> 398 <u>Legislature and the Governor which compares the costs and</u> 399 <u>utilization of the full-pay enrolled population and the Title</u> 400 <u>XXI-subsidized enrolled population in the KidCare program. The</u> 401 <u>information, at a minimum, must include:</u>

402 <u>a. The monthly enrollment and expenditure for full-pay</u>
 403 <u>enrollees in the Medikids and Florida Healthy Kids programs</u>
 404 <u>compared to the Title XXI-subsidized enrolled population; and</u>
 405 <u>b. The costs and utilization by service of the full-pay</u>
 406 enrollees in the Medikids and Florida Healthy Kids programs and

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407	the Title XXI-subsidized enrolled population.
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409	By February 1, 2009, the Florida Healthy Kids Corporation shall
410	provide a study to the Legislature and the Governor on premium
411	impacts to the subsidized portion of the program from the
412	inclusion of the full-pay program, which shall include
413	recommendations on how to eliminate or mitigate possible impacts
414	to the subsidized premiums.
415	<u>16.15.</u> Establish benefit packages which conform to the
416	provisions of the Florida Kidcare program, as created in ss.
417	409.810-409.820.
418	Section 5. Subsection (5) of section 409.814, Florida
419	Statutes, is amended to read:
420	409.814 EligibilityA child who has not reached 19 years
421	of age whose family income is equal to or below 200 percent of
422	the federal poverty level is eligible for the Florida Kidcare
423	program as provided in this section. For enrollment in the
424	Children's Medical Services Network, a complete application
425	includes the medical or behavioral health screening. If,
426	subsequently, an individual is determined to be ineligible for
427	coverage, he or she must immediately be disenrolled from the
428	respective Florida Kidcare program component.
429	(5) A child whose family income is above 200 percent of the
430	federal poverty level or a child who is excluded under the
431	provisions of subsection (4) may participate in the Medikids
432	program as provided in s. 409.8132 or, if the child is ineligible
433	for Medikids by reason of age, in the Florida Healthy Kids
434	program, subject to the following provisions:
435	(a) The family is not eligible for premium assistance
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436 payments and must pay the full cost of the premium, including any 437 administrative costs. (b) The agency is authorized to place limits on enrollment 438 439 in Medikids by these children in order to avoid adverse 440 selection. The number of children participating in Medikids whose family income exceeds 200 percent of the federal poverty level 441 442 must not exceed 10 percent of total enrollees in the Medikids 443 program. 444 (b) (c) The board of directors of the Florida Healthy Kids 445 Corporation may is authorized to place limits on enrollment of these children in order to avoid adverse selection. In addition, 446 447 the board is authorized to offer a reduced benefit package to 448 these children in order to limit program costs for such families. 449 The number of children participating in the Florida Healthy Kids 450 program whose family income exceeds 200 percent of the federal

451 poverty level must not exceed 10 percent of total enrollees in
452 the Florida Healthy Kids program.

453 Section 6. Effective upon this act becoming law and 454 applicable to policies issued or renewed on or after October 1, 455 2008, section 627.6562, Florida Statutes, is amended to read:

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627.6562 Dependent coverage.--

(1) If an insurer offers coverage that insures dependent
children of the policyholder or certificateholder, the policy
must insure a dependent child of the policyholder or
certificateholder at least until the end of the calendar year in
which the child reaches the age of 25, if the child meets all of
the following:

463 (a) The child is dependent upon the policyholder or464 certificateholder for support.

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465	(b) The child is living in the household of the
466	policyholder or certificateholder, or the child is a full-time or
467	part-time student.
468	(2) A policy that is subject to the requirements of
469	subsection (1) must also offer the policyholder or
470	certificateholder the option to insure a child of the
471	policyholder or certificateholder at least until the end of the
472	calendar year in which the child reaches the age of 30, if the
473	child:
474	(a) Is unmarried and does not have a dependent of his or
475	her own;
476	(b) Is a resident of this state or a full-time or part-time
477	student; and
478	(c) Is not provided coverage as a named subscriber,
479	insured, enrollee, or covered person under any other group,
480	blanket, or franchise health insurance policy or individual
481	health benefits plan, or entitled to benefits under Title XVIII
482	of the Social Security Act.
483	(3) If, pursuant to subsection (2), a child is provided
484	coverage under the parent's policy after the end of the calendar
485	year in which the child reaches age 25, and coverage for the
486	child is subsequently terminated, the child is not eligible to be
487	covered under the parent's policy unless the child was
488	continuously covered by other creditable coverage without a gap
489	in coverage of more than 63 days. For the purposes of this
490	subsection, the term "creditable coverage" has the same meaning
491	as defined in s. 627.6561(5).
492	(4) (2) Nothing in This section does not affect or preempt
493	affects or preempts an insurer's right to medically underwrite or

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494 charge the appropriate premium. 495 Section 7. Effective upon this act becoming a law and 496 applicable to policies issued or renewed on or after that date, 497 paragraph (v) of subsection (3) of section 627.6699, Florida 498 Statutes, is amended to read: 499 627.6699 Employee Health Care Access Act.--500 (3) DEFINITIONS.--As used in this section, the term: 501 (v) "Small employer" means, in connection with a health 502 benefit plan with respect to a calendar year and a plan year, any 503 person, sole proprietor, self-employed individual, independent 504 contractor, firm, corporation, partnership, or association that 505 is actively engaged in business, has its principal place of 506 business in this state, employed an average of at least 1 but not 507 more than 50 eligible employees on business days during the 508 preceding calendar year, the majority of whom were employed 509 within this state, and employs at least 1 employee on the first 510 day of the plan year, and is not formed primarily for the purpose 511 of purchasing health insurance. In determining the number of 512 eligible employees, companies that are an affiliated group as 513 defined in s. 1504(a) of the Internal Revenue Code shall be 514 considered one employer. For purposes of this section, a sole 515 proprietor, an independent contractor, or a self-employed 516 individual is considered a small employer only if all of the 517 conditions and criteria established in this section are met. 518 Section 8. This act shall take effect upon becoming a law.

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