Bill No. HB 1157 (2013)

Amendment No.

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CHAMBER ACTION

Senate

House

Representative Powell offered the following:

## Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Section 408.909, Florida Statutes, is amended to read:

408.909 Health flex plans.-

8 INTENT.-The Legislature finds that a significant (1)9 proportion of the residents of this state are unable to obtain 10 affordable health insurance coverage. Therefore, it is the 11 intent of the Legislature to expand the availability of health care options for low-income uninsured state residents by 12 encouraging health insurers, health maintenance organizations, 13 health-care-provider-sponsored organizations, local governments, 14 15 health care districts, or other public or private community-16 based organizations to develop alternative approaches to 592817

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17 traditional health insurance which emphasize coverage for basic 18 and preventive health care services. To the maximum extent 19 possible, these options should be coordinated with existing 20 governmental or community-based health services programs in a 21 manner that is consistent with the objectives and requirements 22 of such programs.

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(2) DEFINITIONS.-As used in this section, the term:

24 (a) "Agency" means the Agency for Health Care25 Administration.

(b) "Office" means the Office of Insurance Regulation ofthe Financial Services Commission.

(c) "Enrollee" means an individual who has been determined to be eligible for and is receiving health care coverage under a health flex plan approved under this section.

"Health care coverage" or "health flex plan coverage" 31 (d) 32 means health care services that are covered as benefits under an approved health flex plan or that are otherwise provided, either 33 34 directly or through arrangements with other persons, via a 35 health flex plan on a prepaid per capita basis or on a prepaid 36 aggregate fixed-sum basis. The terms may also include one or 37 more of the excepted benefits under s. 627.6561(5)(b), the 38 benefits under s. 627.6561(5)(c), if offered separately, or the benefits under s. 627.6561(5)(d), if offered as independent, 39 noncoordinated benefits. 40

41 (e) "Health flex plan" means a health plan approved under
42 subsection (3) which guarantees payment for specified health
43 care coverage provided to the enrollee who purchases coverage

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44 directly from the plan or through a small business purchasing 45 arrangement sponsored by a local government.

"Health flex plan entity" means a health insurer, 46 (f) 47 health maintenance organization, health-care-provider-sponsored 48 organization, local government, health care district, other 49 public or private community-based organization, or public-50 private partnership that develops and implements an approved 51 health flex plan and is responsible for administering the health 52 flex plan and paying all claims for health flex plan coverage by 53 enrollees of the health flex plan.

54 PROGRAM.-The agency and the office shall each approve (3) 55 or disapprove health flex plans that provide health care 56 coverage for eligible participants. A health flex plan may limit 57 or exclude benefits otherwise required by law for insurers 58 offering coverage in this state, may cap the total amount of 59 claims paid per year per enrollee, may limit the number of enrollees, or may take any combination of those actions. A 60 health flex plan offering may include the option of a 61 62 catastrophic plan supplementing the health flex plan.

(a) The agency shall develop guidelines for the review of
applications for health flex plans and shall disapprove or
withdraw approval of plans that do not meet or no longer meet
minimum standards for quality of care and access to care. The
agency shall ensure that the health flex plans follow
standardized grievance procedures similar to those required of
health maintenance organizations.

70 (b) The office shall develop guidelines for the review of 71 health flex plan applications and provide regulatory oversight 592817 Approved For Filing: 4/16/2013 1:55:55 PM

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72 of health flex plan advertisement and marketing procedures. The 73 office shall disapprove or shall withdraw approval of plans 74 that:

1. Contain any ambiguous, inconsistent, or misleading provisions or any exceptions or conditions that deceptively affect or limit the benefits purported to be assumed in the general coverage provided by the health flex plan;

79 2. Provide benefits that are unreasonable in relation to 80 the premium charged or contain provisions that are unfair or 81 inequitable or contrary to the public policy of this state, that 82 encourage misrepresentation, or that result in unfair 83 discrimination in sales practices;

3. Cannot demonstrate that the health flex plan is
financially sound and that the applicant is able to underwrite
or finance the health care coverage provided; or

87 4. Cannot demonstrate that the applicant and its
88 management are in compliance with the standards required under
89 s. 624.404(3).

90 (c) The agency and the Financial Services Commission may91 adopt rules as needed to administer this section.

92 (4) LICENSE NOT REQUIRED.-Neither the licensing 93 requirements of the Florida Insurance Code nor chapter 641, 94 relating to health maintenance organizations, is applicable to a health flex plan approved under this section, unless expressly 95 made applicable. However, for the purpose of prohibiting unfair 96 trade practices, health flex plans are considered to be 97 98 insurance subject to the applicable provisions of part IX of 99 chapter 626, except as otherwise provided in this section.

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100 ELIGIBILITY.-Eligibility to enroll in an approved (5) health flex plan is limited to residents of this state who: 101

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(a)1. Have a family income equal to or less than 300 103 percent of the federal poverty level;

104 2. Are not covered by a private insurance policy and are 105 not eligible for coverage through a public health insurance 106 program, such as Medicare or Medicaid, or another public health care program, such as Kidcare, and have not been covered at any 107 time during the past 6 months, except that: 108

109 A person who was covered under an individual health a. 110 maintenance contract issued by a health maintenance organization licensed under part I of chapter 641 which was also an approved 111 health flex plan on October 1, 2008, may apply for coverage in 112 113 the same health maintenance organization's health flex plan without a lapse in coverage if all other eligibility 114 115 requirements are met; or

b. A person who was covered under Medicaid or Kidcare and 116 lost eligibility for the Medicaid or Kidcare subsidy due to 117 118 income restrictions within 90 days prior to applying for health 119 care coverage through an approved health flex plan may apply for 120 coverage in a health flex plan without a lapse in coverage if 121 all other eligibility requirements are met; and

122 3. Have applied for health care coverage as an individual 123 through an approved health flex plan and have agreed to make any payments required for participation, including periodic payments 124 125 or payments due at the time health care services are provided; 126 or

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127 Are part of an employer group of which at least 75 (b) percent of the employees have a family income equal to or less 128 than 300 percent of the federal poverty level and the employer 129 group is not covered by a private health insurance policy and 130 131 has not been covered at any time during the past 6 months. If 132 the health flex plan entity is a health insurer, health plan, or 133 health maintenance organization licensed under Florida law, only 134 50 percent of the employees must meet the income requirements 135 for the purpose of this paragraph.

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136 RECORDS.-Each health flex plan shall maintain (6) enrollment data and reasonable records of its losses, expenses, 137 138 and claims experience and shall make those records reasonably available to enable the office to monitor and determine the 139 140 financial viability of the health flex plan, as necessary. Provider networks and total enrollment by area shall be reported 141 142 to the agency biannually to enable the agency to monitor access 143 to care.

NOTICE.-The denial of coverage by a health flex plan, 144 (7)145 or the nonrenewal or cancellation of coverage, must be 146 accompanied by the specific reasons for denial, nonrenewal, or 147 cancellation. Notice of nonrenewal or cancellation must be 148 provided at least 45 days in advance of the nonrenewal or 149 cancellation, except that 10 days' written notice must be given 150 for cancellation due to nonpayment of premiums. If the health flex plan fails to give the required notice, the health flex 151 plan coverage must remain in effect until notice is 152 153 appropriately given.

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154 (8) NONENTITLEMENT.-Coverage under an approved health flex 155 plan is not an entitlement, and a cause of action does not arise 156 against the state, a local government entity, or any other 157 political subdivision of this state, or against the agency, for 158 failure to make coverage available to eligible persons under 159 this section.

160 (9) PROGRAM EVALUATION.-The agency and the office shall 161 evaluate the pilot program and its effect on the entities that 162 seek approval as health flex plans, on the number of enrollees, 163 and on the scope of the health care coverage offered under a 164 health flex plan; shall provide an assessment of the health flex 165 plans and their potential applicability in other settings; shall use health flex plans to gather more information to evaluate 166 167 low-income consumer driven benefit packages; and shall, by January 1, 2005, and annually thereafter, jointly submit a 168 169 report to the Governor, the President of the Senate, and the 170 Speaker of the House of Representatives.

> (10) EXPIRATION.-This section expires July 1, 2013. Section 2. This act shall take effect June 30, 2013.

## TITLE AMENDMENT

Remove everything before the enacting clause and insert: 176 177 A bill to be entitled An act relating to health flex plans; amending s. 178 408.909, F.S.; revising the definition of the terms 179 180

"health care coverage" or "health flex plan coverage" 181

to include certain specified benefits; deleting the

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