Bill No. CS/CS/HB 635, 1st Eng. (2013) Amendment No. CHAMBER ACTION Senate House Representative Renuart offered the following: Amendment to Amendment (615260) (with title amendment) Between lines 182 and 183 of the amendment, insert: Section 58. Effective July 1, 2013, and applicable to contracts entered into or renewed on or after that date, section 58.6474, Florida Statutes, is amended to read: 627.6474 Provider contracts.-(1) A health insurer may shall not require a contracted health care practitioner as defined in s. 456.001(4) to accept the terms of other health care practitioner contracts with the insurer or any other insurer, or health maintenance organization, under common management and control with the insurer, including Medicare and Medicaid practitioner contracts and those authorized by s. 627.6471, s. 627.6472, s. 636.035, or s. 641.315, except for a practitioner in a group practice as 712407

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17	Amendment No. defined in s. 456.053 who must accept the terms of a contract							
18	negotiated for the practitioner by the group, as a condition of							
19	continuation or renewal of the contract. Any contract provision							
20	that violates this section is void. A violation of this							
21	subsection section is not subject to the criminal penalty							
22	specified in s. 624.15.							
23	(2)(a) A contract between a health insurer and a dentist							
24	licensed under chapter 466 for the provision of services to an							
25	insured may not contain any provision that requires the dentist							
26	to provide services to the insured at a fee set by the health							
27	insurer unless such services are covered services under the							
28	applicable contract.							
29	(b) Covered services are those services that are listed as							
30	a benefit that the insured is entitled to receive under the							
31	<u>contract. An insurer may not provide merely de minimis</u>							
32	reimbursement or coverage in order to avoid the requirements of							
33	this section. Fees for covered services shall be set in good							
34	faith and must not be nominal.							
35	(c) A health insurer may not require as a condition of the							
36	contract that the dentist participate in a discount medical plan							
37	under part II of chapter 636.							
38	Section 59. Effective July 1, 2013, and applicable to							
39	contracts entered into or renewed on or after that date,							
40	subsection (13) is added to section 636.035, Florida Statutes,							
41	to read:							
42	636.035 Provider arrangements							
43	(13)(a) A contract between a prepaid limited health service							
44	organization and a dentist licensed under chapter 466 for the							
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45	Amendment No. provision of services to a subscriber of the prepaid limited							
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47	requires the dentist to provide services to the subscriber of							
48	the prepaid limited health service organization at a fee set by							
49	the prepaid limited health service organization unless such							
50	services are covered services under the applicable contract.							
51	(b) Covered services are those services that are listed as							
52	a benefit that the subscriber is entitled to receive under the							
53	contract. A prepaid limited health service organization may not							
54	provide merely de minimis reimbursement or coverage in order to							
55	avoid the requirements of this subsection. Fees for covered							
56	services shall be set in good faith and must not be nominal.							
57	(c) A prepaid limited health service organization may not							
58	require as a condition of the contract that the dentist							
59	participate in a discount medical plan under part II of this							
60	chapter.							
61	Section 60. Effective July 1, 2013, and applicable to							
62	contracts entered into or renewed on or after that date,							
63	subsection (11) is added to section 641.315, Florida Statutes,							
64	to read:							
65	641.315 Provider contracts							
66	(11) (a) A contract between a health maintenance							
67	organization and a dentist licensed under chapter 466 for the							
68	provision of services to a subscriber of the health maintenance							
69	organization may not contain any provision that requires the							
70	dentist to provide services to the subscriber of the health							
71	maintenance organization at a fee set by the health maintenance							
72	organization unless such services are covered services under the							
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73 applicable contract.

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(b) Covered services are those services that are listed as
a benefit that the subscriber is entitled to receive under the
contract. A health maintenance organization may not provide
merely de minimis reimbursement or coverage in order to avoid
the requirements of this subsection. Fees for covered services
shall be set in good faith and must not be nominal.

80 (c) A health maintenance organization may not require as a 81 condition of the contract that the dentist participate in a 82 discount medical plan under part II of chapter 636.

## TITLE AMENDMENT

86 Remove line 202 of the amendment and insert: providing applicability; amending s. 627.6474, F.S.; 87 88 prohibiting a contract between a health insurer and a dentist from requiring the dentist to provide services 89 at a fee set by the insurer under certain 90 91 circumstances; providing that covered services are 92 those services listed as a benefit that the insured is 93 entitled to receive under a contract; prohibiting an 94 insurer from providing merely de minimis reimbursement 95 or coverage; requiring that fees for covered services be set in good faith and not be nominal; prohibiting a 96 health insurer from requiring as a condition of a 97 contract that a dentist participate in a discount 98 99 medical plan; amending s. 636.035, F.S.; prohibiting a 100 contract between a prepaid limited health service

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101 organization and a dentist from requiring the dentist 102 to provide services at a fee set by the organization 103 under certain circumstances; providing that covered services are those services listed as a benefit that a 104 105 subscriber of a prepaid limited health service 106 organization is entitled to receive under a contract; 107 prohibiting a prepaid limited health service organization from providing merely de minimis 108 109 reimbursement or coverage; requiring that fees for 110 covered services be set in good faith and not be 111 nominal; prohibiting the prepaid limited health 112 service organization from requiring as a condition of 113 a contract that a dentist participate in a discount 114 medical plan; amending s. 641.315, F.S.; prohibiting a 115 contract between a health maintenance organization and 116 a dentist from requiring the dentist to provide 117 services at a fee set by the organization under 118 certain circumstances; providing that covered services 119 are those services listed as a benefit that a 120 subscriber of a health maintenance organization is 121 entitled to receive under a contract; prohibiting a 122 health maintenance organization from providing merely 123 de minimis reimbursement or coverage; requiring that 124 fees for covered services be set in good faith and not 125 be nominal; prohibiting the health maintenance 126 organization from requiring as a condition of a 127 contract that a dentist participate in a discount

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128	medical	l plan;	providing	for	applicability;	providing
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129 effective dates.