

LEGISLATIVE ACTION

Senate Comm: WD 02/25/2016 House

The Committee on Appropriations (Grimsley and Negron) recommended the following:

Senate Amendment (with title amendment)

Between lines 146 and 147

insert:

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Section 8. Subsection (11) of section 627.6131, Florida Statutes, is amended to read:

627.6131 Payment of claims.-

(11) A health insurer may not retroactively deny a claim because of insured ineligibility:

(a) At any time, if the health insurer verified the

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11	eligibility of an insured at the time of treatment and provided
12	an authorization number.
13	(b) More than 1 year after the date of payment of the
14	claim.
15	Between lines 277 and 278
16	insert:
17	Section 13. Subsection (10) of section 641.3155, Florida
18	Statutes, is amended to read:
19	641.3155 Prompt payment of claims
20	(10) A health maintenance organization may not
21	retroactively deny a claim because of subscriber ineligibility:
22	(a) At any time, if the health maintenance organization
23	verified the eligibility of a subscriber at the time of
24	treatment and provided an authorization number.
25	(b) More than 1 year after the date of payment of the
26	claim.
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29	And the title is amended as follows:
30	Delete lines 2 - 42
31	and insert:
32	An act relating to health care services; amending s.
33	395.003, F.S.; requiring hospitals, ambulatory
34	surgical centers, specialty hospitals, and urgent care
35	centers to comply with certain provisions as a
36	condition of licensure; amending s. 395.301, F.S.;
37	requiring a hospital to post on its website certain
38	information regarding its contracts with health
39	insurers, health maintenance organizations, and health

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40 care practitioners and practice groups and specified 41 notice to patients and prospective patients; amending 42 s. 408.7057, F.S.; providing requirements for 43 settlement offers between certain providers and health 44 plans in a specified dispute resolution program; 45 requiring a final order to be subject to judicial review; amending ss. 456.072, 458.331, and 459.015, 46 47 F.S.; providing additional acts that constitute 48 grounds for denial of a license or disciplinary 49 action, to which penalties apply; amending s. 50 626.9541, F.S.; specifying an additional unfair method 51 of competition and unfair or deceptive act or 52 practice; amending s. 627.6131, F.S.; prohibiting a 53 health insurer from retroactively denying a claim 54 under specified circumstances; creating s. 627.64194, 55 F.S.; defining terms; providing that an insurer is 56 solely liable for payment of certain fees to a 57 nonparticipating provider; providing limitations and 58 requirements for reimbursements by an insurer to a 59 nonparticipating provider; providing that certain 60 disputes relating to reimbursement of a nonparticipating provider shall be resolved in a court 61 62 of competent jurisdiction or through a specified 63 voluntary dispute resolution process; amending s. 64 627.6471, F.S.; requiring an insurer that issues a 65 policy including coverage for the services of a 66 preferred provider to post on its website certain 67 information about participating providers and physicians; requiring that specified notice be 68

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69 included in policies issued after a specified date 70 which provide coverage for the services of a preferred provider; amending s. 627.662, F.S.; providing 71 72 applicability of provisions relating to coverage for 73 services and payment collection limitations to group 74 health insurance, blanket health insurance, and 75 franchise health insurance; amending s. 641.3155, 76 F.S.; prohibiting a health maintenance organization 77 from retroactively denying a claim under specified 78 circumstances; providing