1 A bill to be entitled 2 An act relating to insurer anti-fraud efforts; 3 reordering and amending s. 626.9891, F.S.; defining and revising definitions; requiring every insurer to 4 5 designate at least one primary anti-fraud employee for 6 certain purposes; requiring insurers to adopt an anti-7 fraud plan; revising insurer requirements in providing 8 anti-fraud information to the Department of Financial 9 Services; requiring specified information to be filed 10 annually with the department; revising the information 11 to be provided by insurers who write workers' 12 compensation insurance; requiring each insurer to provide annual anti-fraud education and training; 13 14 requiring insurers who submit an application for a certificate of authority after a specified date to 15 16 comply with the section; providing penalties for 17 failure to comply with requirements of the section; creating s. 626.9896, F.S.; creating a grant program 18 19 to fund the insurance fraud dedicated prosecutor 20 program within the department; requiring moneys that 21 are appropriated for the program be used to fund specific attorney and paralegal positions; specifying 22 procedures to be used by state attorneys' offices when 23 applying for biennial grants; specifying that grants 24 25 are for two years but authorizing the division to

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50	assignment of fraud investigation to employees whose principal
49	distinct unit or division or a unit or division made up of the
48	(b) "Designated anti-fraud unit or division" includes <u>a</u>
47	subparagraph (2)(a) 2.
46	anti-fraud unit or division, or contractor authorized under
45	(a) "Anti-fraud investigative unit" means the designated
44	(1) <del>(5)</del> As used in For purposes of this section, the term:
43	requirements; penalties for noncompliance
42	626.9891 Insurer anti-fraud investigative units; reporting
41	reordered and amended to read:
40	Section 1. Section 626.9891, Florida Statutes, is
39	
38	Be It Enacted by the Legislature of the State of Florida:
37	
36	provisions; providing an effective date.
35	program; amending s. 641.3915, F.S.; deleting obsolete
34	implement the insurance fraud dedicated prosecutor
33	the department to adopt rules to administer and
32	information to be contained in the report; authorizing
31	Representatives, and the Senate President; specifying
30	the Governor, the Speaker of the House of
29	provide an annual report to the Executive Office of
28	Division of Investigative and Forensic Services to
27	the department in awarding grant funds; requiring the
26	renew the grants; specifying procedures to be used by

responsibilities are the investigation and disposition of claims 51 52 who are also assigned investigation of fraud. If an insurer 53 creates a distinct unit or division, hires additional employees, 54 or contracts with another entity to fulfill the requirements of 55 this section, the additional cost incurred must be included as 56 an administrative expense for ratemaking purposes. 57 (2) (1) By December 31, 2017, every insurer admitted to do 58 business in this state who in the previous calendar year, at any time during that year, had \$10 million or more in direct 59 60 premiums written shall: (a)1. Establish and maintain a designated anti-fraud unit 61 62 or division within the company to investigate and report possible fraudulent insurance acts claims by insureds or by 63 64 persons making claims for services or repairs against policies 65 held by insureds; or 2.(b) Contract with others to investigate and report 66 67 possible fraudulent insurance acts by insureds or by persons 68 making claims for services or repairs against policies held by 69 insureds. 70 (b) Adopt an anti-fraud plan. 71 (c) Designate at least one employee with primary 72 responsibility for implementing the requirements of this

73 section.

74 (d) Electronically An insurer subject to this subsection 75 shall file with the Division of Investigative and Forensic

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76	Services of the department, and annually thereafter on or before
77	July 1, 1996, a detailed description of the designated anti-
78	fraud unit or division <del>established pursuant to paragraph (a)</del> or
79	a copy of the contract executed under subparagraph (a)2., as
80	applicable, a copy of the anti-fraud plan, and the name of the
81	employee designated under paragraph (c) and related documents
82	required by paragraph (b).
83	
84	An insurer must include the additional cost incurred in creating
85	a distinct unit or division, hiring additional employees, or
86	contracting with another entity to fulfill the requirements of
87	this section, as an administrative expense for ratemaking
88	purposes.
89	(2) Every insurer admitted to do business in this state,
90	which in the previous calendar year had less than \$10 million in
90 91	which in the previous calendar year had less than \$10 million in direct premiums written, must adopt an anti-fraud plan and file
91	direct premiums written, must adopt an anti-fraud plan and file
91 92	direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of
91 92 93	direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of the department on or before July 1, 1996. An insurer may, in
91 92 93 94	direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of the department on or before July 1, 1996. An insurer may, in lieu of adopting and filing an anti-fraud plan, comply with the
91 92 93 94 95	direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of the department on or before July 1, 1996. An insurer may, in lieu of adopting and filing an anti-fraud plan, comply with the provisions of subsection (1).
91 92 93 94 95 96	<pre>direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of the department on or before July 1, 1996. An insurer may, in lieu of adopting and filing an anti-fraud plan, comply with the provisions of subsection (1). (3) Each insurers anti-fraud plan must</pre>
91 92 93 94 95 96 97	<pre>direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of the department on or before July 1, 1996. An insurer may, in lieu of adopting and filing an anti-fraud plan, comply with the provisions of subsection (1). (3) Each insurers anti-fraud plan must plans shall include:</pre>
91 92 93 94 95 96 97 98	<pre>direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of the department on or before July 1, 1996. An insurer may, in lieu of adopting and filing an anti-fraud plan, comply with the provisions of subsection (1). (3) Each insurers anti-fraud plan must plans shall include: (a) An acknowledgement that the insurer has established</pre>

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101	that insurer A description of the insurer's procedures for
102	detecting and investigating possible fraudulent insurance acts;
103	(b) An acknowledgment that the insurer has established A
104	description of the insurer's procedures for the mandatory
105	reporting of possible fraudulent insurance acts to the Division
106	of Investigative and Forensic Services of the department;
107	(c) An acknowledgement that the insurer provides the $A$
108	description of the insurer's plan for anti-fraud education and
109	training required by this section to the anti-fraud
110	investigative unit of its claims adjusters or other personnel;
111	and
112	(d) A description of the required anti-fraud education and
113	training;
114	(e) A <del>written</del> description or chart <del>outlining the</del>
115	organizational arrangement of the insurer's anti-fraud
116	investigative unit, including the position titles and
117	descriptions of staffing personnel who are responsible for the
118	investigation and reporting of possible fraudulent insurance
119	acts; and
120	(f) The rationale for the level of staffing and resources
121	being provided for the anti-fraud investigative unit which may
122	include objective criteria, such as the number of policies
123	written, the number of claims received on an annual basis, the
124	volume of suspected fraudulent claims detected on an annual
125	basis, an assessment of the optimal caseload that one

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126	investigator can handle on an annual basis, and other factors.
127	(4) By December 31, 2018, each insurer shall provide staff
128	of the anti-fraud investigative unit at least 2 hours of initial
129	anti-fraud training that is designed to assist in identifying
130	and evaluating instances of suspected fraudulent insurance acts
131	in underwriting or claims activities. Annually thereafter, an
132	insurer shall provide such employees a 1-hour course that
133	addresses detection, referral, investigation, and reporting of
134	possible fraudulent insurance acts for the types of insurance
135	lines written by the insurer.
136	(5) Each insurer is required to report data related to
137	fraud for each line of insurance written by the insurer during
138	the prior calendar year. The data shall be reported to the
139	department by March 1, 2019, and annually thereafter, and must
140	include, at a minimum:
141	(a) The number of policies in effect;
142	(b) The amount of premiums written for policies;
143	(c) The number of claims received;
144	(d) The number of claims referred to the anti-fraud
145	investigative unit;
146	(e) The number of other insurance fraud matters referred
147	to the anti-fraud investigative unit that were not claim
148	<pre>related;</pre>
149	(f) The number of claims investigated or accepted by the
150	anti-fraud investigative unit;
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151	(g) The number of other insurance fraud matters
152	investigated or accepted by the anti-fraud investigative unit
153	that were not claim related;
154	(h) The number of cases referred to the Division of
155	Investigative and Forensic Services;
156	(i) The number of cases referred to other law enforcement
157	agencies;
158	(j) The number of cases referred to other entities; and
159	(k) The estimated dollar amount or range of damages on
160	cases referred to the Division of Investigative and Forensic
161	Services or other agencies.
162	(6) In addition to providing information required under
163	subsections (2), (4), and (5), each insurer writing workers'
164	compensation insurance shall <u>also</u> report <u>the following</u>
165	information to the department, on or before March 1, 2019, and
166	annually thereafter August 1 of each year, on its experience in
167	implementing and maintaining an anti-fraud investigative unit or
168	an anti-fraud plan. The report must include, at a minimum:
169	(a) The estimated dollar amount of losses attributable to
170	workers' compensation fraud delineated by the type of fraud,
171	including claimant, employer, provider, agent, or other type.
172	(b) The estimated dollar amount of recoveries attributable
173	to workers' compensation fraud delineated by the type of fraud,
174	including claimant, employer, provider, agent, or other type.
175	(c) The number of cases referred to the Division of
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176	Investigative and Forensic Services, delineated by the type of
177	fraud, including claimant, employer, provider, agent, or other
178	type.
179	(a) The dollar amount of recoveries and losses
180	attributable to workers' compensation fraud delineated by the
181	type of fraud: claimant, employer, provider, agent, or other.
182	(b) The number of referrals to the Bureau of Workers'
183	Compensation Fraud for the prior year.
184	(c) A description of the organization of the anti-fraud
185	investigative unit, if applicable, including the position titles
186	and descriptions of staffing.
187	(d) The rationale for the level of staffing and resources
188	being provided for the anti-fraud investigative unit, which may
189	include objective criteria such as number of policies written,
190	number of claims received on an annual basis, volume of
191	suspected fraudulent claims currently being detected, other
192	factors, and an assessment of optimal caseload that can be
193	handled by an investigator on an annual basis.
194	(e) The inservice education and training provided to
195	underwriting and claims personnel to assist in identifying and
196	evaluating instances of suspected fraudulent activity in
197	underwriting or claims activities.
198	(f) A description of a public awareness program focused on
199	the costs and frequency of insurance fraud and methods by which
200	the public can prevent it.
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201 <u>(7) (4)</u> <u>An Any</u> insurer who obtains a certificate of 202 authority <u>has 6</u> after July 1, 1995, shall have 18 months in 203 which to comply with <u>subsection (2)</u>, and one calendar year 204 <u>thereafter</u>, to comply with subsections (4), (5), and (6) <del>the</del> 205 <del>requirements of this section</del>.

206 <u>(8)</u>(7) If an insurer fails to timely submit a final 207 acceptable anti-fraud plan or anti-fraud investigative unit 208 description, fails to implement the provisions of a plan or an 209 anti-fraud investigative unit description, or otherwise refuses 210 to comply with the provisions of this section, the department, 211 office, or commission may:

(a) Impose an administrative fine of not more than \$2,000
per day for such failure by an insurer to submit an acceptable
anti-fraud plan or anti-fraud investigative unit description,
until the department, office, or commission deems the insurer to
be in compliance;

(b) Impose an administrative fine for failure by an
insurer to implement or follow the provisions of an anti-fraud
plan or anti-fraud investigative unit description; or

(c) Impose the provisions of both paragraphs (a) and (b).
 (9)(8) The department may adopt rules to administer this section.

223 Section 2. Section 626.9896, Florida Statutes, is created 224 to read:

225

626.9896 Insurance Fraud Dedicated Prosecutor Program.-

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226 LEGISLATIVE INTENT.-The Legislature recognizes the (1) 227 increasing problem of insurance fraud, the need to adequately 228 investigate and prosecute insurance fraud, and the need to 229 create a program dedicated to the prosecution of insurance 230 fraud. The Legislature recognizes that the Division of 231 Investigative and Forensic Services of the department can 232 efficiently and effectively implement and monitor such a 233 program, and can direct and reallocate resources as insurance 234 fraud trends change and demand for prosecutorial resources shift 235 between judicial circuits. 236 ESTABLISHMENT OF THE INSURANCE FRAUD DEDICATED (2) 237 PROSECUTOR PROGRAM.-There is created within the department a 238 grant program to fund the Insurance Fraud Dedicated Prosecutor 239 Program. The purpose of the program is to provide grants to 240 state attorneys' offices to fund attorney and paralegal 241 positions that are dedicated exclusively to the prosecution of 242 insurance fraud. The program shall consist only of funds 243 appropriated by the state specifically for this program. 244 (3) GRANT APPLICATIONS.-Beginning in 2018, a state 245 attorney's office seeking grant funds must submit an application 246 to the Division of Investigative and Forensic Services detailing 247 the proposed number of dedicated prosecutors and paralegals 248 requested for the prosecution of insurance fraud. Applications 249 must be received by July 1 of each even numbered year and shall 250 identify funding needs for 2 years. Grant awards are contingent

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251	upon legislative appropriation in the Insurance Regulatory Trust
252	Fund and Workers' Compensation Trust Fund and subject to renewal
253	by the department. The division must compile and review the
254	timely submitted applications to establish its legislative
255	budget request for the program for the upcoming two years.
256	(4) AWARD OF GRANTSThe division is authorized to award
257	grants to state attorneys' offices using a formula adopted by
258	rule of the department and based on metrics and data compiled by
259	the division which allocate funds to the judicial circuits based
260	on trends in insurance fraud and the performance and output
261	measures reported as required by this section. A grant awarded
262	to a state attorney's office may only be used to fund attorney
263	and paralegal positions that are dedicated exclusively to the
264	prosecution of insurance fraud. Grants are subject to the
265	provisions of s. 215.971. The division shall establish the
266	annual maximum grant amount, based on funds appropriated to the
267	department for funding the Insurance Fraud Dedicated Prosecutor
268	Program.
269	(5) REPORTINGThe division must track and report on the
270	effectiveness and efficiency of each state attorney's office's
271	use of the awarded grant funds. To help complete the report,
272	each state attorney's office that is awarded a grant under this
273	section must submit performance and output information as
274	determined by the division. The report must be provided to the
275	Executive Office of the Governor, the Speaker of the House of
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276	Representatives, and the President of the Senate by September 1,
277	2020, and annually thereafter. The report must include, but is
278	not limited to, the following:
279	(a) The amount of grant funds received and expended by
280	each state attorney's office;
281	(b) A description of the purposes for which the funds were
282	expended, including payment of salaries, expenses, and any other
283	costs needed to support the delivery of services;
284	(c) The results achieved from the expenditures made,
285	including the number of complaints filed, the number of
286	investigations initiated, the number of arrests made, the number
287	of convictions, and the amount of restitution or fines paid as a
288	result of the cases presented for prosecution.
289	(6) RULESThe department may adopt rules pursuant to ss.
290	120.536(1) and 120.54 for the administration and implementation
291	of the Insurance Fraud Dedicated Prosecutor Program. Such rules
292	may establish procedures for the Insurance Fraud Dedicated
293	Prosecutor Program, including forms to be used by the state
294	attorney's offices. The department may establish a formula for
295	allocating grant funds, eligibility criteria, renewal
296	requirements, and standards for evaluating the effectiveness and
297	efficiency of expended funds.
298	Section 3. Section 641.3915, Florida Statutes, is amended
299	to read:
300	641.3915 Health maintenance organization anti-fraud plans
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and investigative units.—Each authorized health maintenance organization and applicant for a certificate of authority shall comply with the provisions of ss. 626.989 and 626.9891 as though such organization or applicant were an authorized insurer. For purposes of this section, the reference to the year 1996 in s. 626.9891 means the year 2000 and the reference to the year 1995 means the year 1999.

308

Section 4. This act shall take effect September 1, 2017.

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