House



LEGISLATIVE ACTION

Senate Comm: RCS 04/23/2019

The Committee on Rules (Simpson) recommended the following: Senate Amendment (with title amendment) Delete lines 88 - 230 and insert: <u>627.402, to benefits specified in s. 627.6513(1)-(14), or to any</u> policy issued or delivered between March 23, 2010, and December <u>31, 2013, inclusive.</u> (c) Alter or amend s. 465.025, which provides conditions under which a pharmacist may substitute a generically equivalent <u>drug product for a brand name drug product.</u> (d) Alter or amend s. 465.0252, which provides conditions

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12	under which a pharmacist may dispense a substitute biological
13	product for the prescribed biological product.
14	(e) Apply to a Medicaid managed care plan under part IV of
15	chapter 409.
16	(f) Apply if a drug manufacturer increases the list price
17	of a prescription drug on the health insurer's formulary to the
18	health insurer or the pharmacy benefit manager after November 1
19	of the year before the health insurer's earliest required rate
20	submission date to applicable state and federal rate review
21	authorities for the succeeding calendar or policy year. A health
22	insurer shall maintain a record of any change in its formulary
23	under this paragraph.
24	Section 2. Paragraph (e) of subsection (5) of section
25	627.6699, Florida Statutes, is amended to read:
26	627.6699 Employee Health Care Access Act
27	(5) AVAILABILITY OF COVERAGE.—
28	(e) All health benefit plans issued under this section must
29	comply with the following conditions:
30	1. For employers who have fewer than two employees, a late
31	enrollee may be excluded from coverage for no longer than 24
32	months if he or she was not covered by creditable coverage
33	continually to a date not more than 63 days before the effective
34	date of his or her new coverage.
35	2. Any requirement used by a small employer carrier in
36	determining whether to provide coverage to a small employer
37	group, including requirements for minimum participation of
38	eligible employees and minimum employer contributions, must be
39	applied uniformly among all small employer groups having the
40	same number of eligible employees applying for coverage or

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41 receiving coverage from the small employer carrier, except that 42 a small employer carrier that participates in, administers, or issues health benefits pursuant to s. 381.0406 which do not 43 44 include a preexisting condition exclusion may require as a condition of offering such benefits that the employer has had no 45 health insurance coverage for its employees for a period of at 46 least 6 months. A small employer carrier may vary application of 47 minimum participation requirements and minimum employer 48 49 contribution requirements only by the size of the small employer 50 group.

51 3. In applying minimum participation requirements with 52 respect to a small employer, a small employer carrier shall not 53 consider as an eligible employee employees or dependents who 54 have qualifying existing coverage in an employer-based group 55 insurance plan or an ERISA qualified self-insurance plan in 56 determining whether the applicable percentage of participation 57 is met. However, a small employer carrier may count eligible 58 employees and dependents who have coverage under another health 59 plan that is sponsored by that employer.

4. A small employer carrier shall not increase any
requirement for minimum employee participation or any
requirement for minimum employer contribution applicable to a
small employer at any time after the small employer has been
accepted for coverage, unless the employer size has changed, in
which case the small employer carrier may apply the requirements
that are applicable to the new group size.

5. If a small employer carrier offers coverage to a small
employer, it must offer coverage to all the small employer's
eligible employees and their dependents. A small employer

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70 carrier may not offer coverage limited to certain persons in a 71 group or to part of a group, except with respect to late 72 enrollees.

73 6. A small employer carrier may not modify any health benefit plan issued to a small employer with respect to a small 75 employer or any eligible employee or dependent through riders, endorsements, or otherwise to restrict or exclude coverage for certain diseases or medical conditions otherwise covered by the 78 health benefit plan.

7. An initial enrollment period of at least 30 days must be provided. An annual 30-day open enrollment period must be offered to each small employer's eligible employees and their dependents. A small employer carrier must provide special enrollment periods as required by s. 627.65615.

8. A small employer carrier shall comply with s. 627.42393 for any change to a prescription drug formulary.

Section 3. Subsection (36) of section 641.31, Florida Statutes, is amended to read:

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641.31 Health maintenance contracts.-

89 (36) Except as provided in paragraphs (a), (b), and (c), a 90 health maintenance organization may increase the copayment for any benefit, or delete, amend, or limit any of the benefits to 91 92 which a subscriber is entitled under the group contract only, upon written notice to the contract holder at least 45 days in 93 94 advance of the time of coverage renewal. The health maintenance 95 organization may amend the contract with the contract holder, 96 with such amendment to be effective immediately at the time of 97 coverage renewal. The written notice to the contract holder must shall specifically identify any deletions, amendments, or 98

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99 limitations to any of the benefits provided in the group 100 contract during the current contract period which will be 101 included in the group contract upon renewal. This subsection 102 does not apply to any increases in benefits. The 45-day notice 103 requirement does shall not apply if benefits are amended, 104 deleted, or limited at the request of the contract holder. (a) At least 60 days before the effective date of any 105 106 change to a prescription drug formulary during a contract year, 107 the health maintenance organization shall: 108 1. Provide general notification of the change in the 109 formulary to current and prospective subscribers in a readily 110 accessible format on the health maintenance organization's 111 website; and 112 2. Notify, electronically or by first-class mail, any 113 subscriber currently receiving coverage for a prescription drug 114 for which the formulary change modifies coverage and the 115 subscriber's treating physician, including information on the 116 specific drugs involved and a statement that the submission of a 117 notice of medical necessity by the subscriber's treating 118 physician to the health maintenance organization at least 30 119 days before the effective date of the formulary change will 120 result in continuation of coverage at the existing level. 121 (b) The notice provided by the treating physician to the 122 insurer must include a completed one-page form in which the 123 treating physician certifies to the health maintenance 124 organization that coverage of the prescription drug for the 125 subscriber is medically necessary. The treating physician shall 126 submit the notice electronically or by first-class mail. The 127 health maintenance organization may provide the treating

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physician with access to an electronic portal through which the
treating physician may electronically file the notice. The
commission shall prescribe a form by rule for the notice.
(c) If the treating physician certifies to the health
maintenance organization, in accordance with paragraph (b), that
the prescription drug is medically necessary for the subscriber,
the health maintenance organization:
1. Must authorize coverage for the prescribed drug based
solely on the treating physician's certification that coverage
is medically necessary; and
2. May not modify the coverage related to the covered drug
by:
a. Increasing the out-of-pocket costs for the covered drug;
b. Moving the covered drug to a more restrictive tier; or
c. Denying a subscriber coverage of the drug for which the
subscriber has been previously approved for coverage by the
health maintenance organization.
(d) Paragraphs (a), (b), and (c) do not:
1. Prohibit the addition of prescription drugs to the list
of drugs covered under the contract during the contract year.
2. Apply to a grandfathered health plan as defined in s.
627.402 or to benefits specified in s. 627.6513(1)-(14).
3. Alter or amend s. 465.025, which provides conditions
under which a pharmacist may substitute a generically equivalent
drug product for a brand name drug product.
4. Alter or amend s. 465.0252, which provides conditions
under which a pharmacist may dispense a substitute biological
product for the prescribed biological product.
5. Apply to a Medicaid managed care plan under part IV of

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157	chapter 409.
158	6. Apply if a drug manufacturer increases the list price of
159	a prescription drug on the health maintenance organization's
160	formulary to the health maintenance organization or the pharmacy
161	benefit manager after November 1 of the year before the health
162	maintenance organization's earliest required rate submission
163	date to applicable state and federal rate review authorities for
164	the succeeding calendar or policy year. A health maintenance
165	organization shall maintain a record of any change in its
166	formulary under this subparagraph.
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168	=========== T I T L E A M E N D M E N T =================================
169	And the title is amended as follows:
170	Delete lines 18 - 36
171	and insert:
172	applicability; requiring health insurers to maintain a
173	record of certain formulary changes; amending s.
174	627.6699, F.S.; requiring small employer carriers to
175	comply with certain requirements for any change to a
176	prescription drug formulary under the health benefit
177	plan; amending s. 641.31, F.S.; requiring health
178	maintenance organizations to provide certain notices
179	to current and prospective subscribers within a
180	certain timeframe before the effective date of any
181	change to a prescription drug formulary during a
182	contract year; specifying requirements for a notice of
183	medical necessity that a subscriber's treating
184	physician may submit to the health maintenance
185	organization within a certain timeframe; specifying

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186	means by which the notice is to be submitted;
187	requiring the commission to adopt a certain rule;
188	specifying a requirement and prohibited acts relating
189	to coverage changes by a health maintenance
190	organization if the treating physician provides
191	certain certification; providing construction and
192	applicability; requiring health maintenance
193	organizations to maintain a record of certain
194	formulary changes; providing a