

	LEGISLATIVE ACTION	
Senate	•	House
Comm: WD	•	
02/25/2016		
	•	
	•	
	•	

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

Senate Amendment (with title amendment)

2 3

5

6

7

8 9

10

1

Between lines 146 and 147

4 insert:

> 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



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. Between lines 277 and 278 15 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 eliqibility of a subscriber at the time of 24 treatment and provided an authorization number. 2.5 (b) More than 1 year after the date of payment of the 26 claim. 27 28 ======= T I T L E A M E N D M E N T ========= And the title is amended as follows: 29 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 information regarding its contracts with health 38 39 insurers, health maintenance organizations, and health

40

41

42

43

44

45

46 47

48

49

50

51

52

53

54

55

56

57

58

59

60

61 62

6.3

64 65

66

67

68



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

69

70

71 72

73

74

75

76

77

78



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