1	A bill to be entitled
2	An act relating to consumer protection from nonmedical
3	changes to prescription drug formularies; creating s.
4	627.42393, F.S.; limiting, under specified
5	circumstances, changes to a health insurance policy
6	prescription drug formulary during a policy year;
7	providing construction and applicability; amending s.
8	627.6699, F.S.; requiring small employer carriers to
9	limit changes to prescription drug formularies under
10	certain circumstances; amending s. 641.31, F.S.;
11	limiting, under specified circumstances, changes to a
12	health maintenance contract prescription drug
13	formulary during a contract year; providing
14	construction and applicability; providing a
15	declaration of important state interest; providing an
16	effective date.
17	
18	Be It Enacted by the Legislature of the State of Florida:
19	
20	Section 1. Section 627.42393, Florida Statutes, is created
21	to read:
22	627.42393 Insurance policies; limiting changes to
23	prescription drug formularies
24	(1) Other than at the time of coverage renewal, an
25	individual or group insurance policy that is delivered, issued
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26	for delivery, renewed, amended, or continued in this state and
27	that provides medical, major medical, or similar comprehensive
28	coverage may not:
29	(a) Remove a covered prescription drug from its list of
30	covered drugs during the policy year unless the United States
31	Food and Drug Administration has issued a statement about the
32	drug which calls into question the clinical safety of the drug,
33	or the manufacturer of the drug has notified the United States
34	Food and Drug Administration of a manufacturing discontinuance
35	or potential discontinuance of the drug as required by the
36	Federal Food, Drug, and Cosmetic Act.
37	(b) Reclassify a drug to a more restrictive drug tier or
38	increase the amount an insured must pay for a copayment,
39	coinsurance, or deductible for prescription drug benefits, or
40	reclassify a drug to a higher cost-sharing tier during the
41	policy year.
42	(2) This section does not prohibit the addition of
43	prescription drugs to the list of drugs covered under the policy
44	during the policy year.
45	(3) This section does not apply to a grandfathered health
46	plan as defined in s. 627.402 or to benefits set forth in s.
47	<u>627.6513.</u>
48	(4) This section does not alter or amend s. 465.025, which
49	provides conditions under which a pharmacist may substitute a
50	generically equivalent drug product for a brand name drug
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51 product.

52 (5) This section does not alter or amend s. 465.0252, 53 which provides conditions under which a pharmacist may dispense 54 a substitute biological product for the prescribed biological 55 product.

56 Section 2. Paragraph (e) of subsection (5) of section 57 627.6699, Florida Statutes, is amended to read:

58 627.6699 Employee Health Care Access Act.-

59

(5) AVAILABILITY OF COVERAGE.-

60 (e) All health benefit plans issued under this section61 must comply with the following conditions:

1. For employers who have fewer than two employees, a late enrollee may be excluded from coverage for no longer than 24 months if he or she was not covered by creditable coverage continually to a date not more than 63 days before the effective date of his or her new coverage.

67 2. Any requirement used by a small employer carrier in 68 determining whether to provide coverage to a small employer 69 group, including requirements for minimum participation of 70 eligible employees and minimum employer contributions, must be 71 applied uniformly among all small employer groups having the 72 same number of eligible employees applying for coverage or receiving coverage from the small employer carrier, except that 73 74 a small employer carrier that participates in, administers, or 75 issues health benefits pursuant to s. 381.0406 which do not

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include a preexisting condition exclusion may require as a condition of offering such benefits that the employer has had no health insurance coverage for its employees for a period of at least 6 months. A small employer carrier may vary application of minimum participation requirements and minimum employer contribution requirements only by the size of the small employer group.

83 In applying minimum participation requirements with 3. 84 respect to a small employer, a small employer carrier shall not consider as an eligible employee employees or dependents who 85 have qualifying existing coverage in an employer-based group 86 87 insurance plan or an ERISA qualified self-insurance plan in determining whether the applicable percentage of participation 88 89 is met. However, a small employer carrier may count eligible 90 employees and dependents who have coverage under another health plan that is sponsored by that employer. 91

92 4. A small employer carrier shall not increase any 93 requirement for minimum employee participation or any 94 requirement for minimum employer contribution applicable to a 95 small employer at any time after the small employer has been 96 accepted for coverage, unless the employer size has changed, in 97 which case the small employer carrier may apply the requirements 98 that are applicable to the new group size.

99 5. If a small employer carrier offers coverage to a small100 employer, it must offer coverage to all the small employer's

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101 eligible employees and their dependents. A small employer 102 carrier may not offer coverage limited to certain persons in a 103 group or to part of a group, except with respect to late 104 enrollees.

6. A small employer carrier may not modify any health benefit plan issued to a small employer with respect to a small 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 health benefit plan.

111 7. An initial enrollment period of at least 30 days must 112 be provided. An annual 30-day open enrollment period must be 113 offered to each small employer's eligible employees and their 114 dependents. A small employer carrier must provide special 115 enrollment periods as required by s. 627.65615.

116 <u>8. A small employer carrier must limit changes to</u>
117 prescription drug formularies as required by s. 627.42393.

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

120

641.31 Health maintenance contracts.-

(36) A health maintenance organization may increase the copayment for any benefit, or delete, amend, or limit any of the benefits to which a subscriber is entitled under the group contract only, upon written notice to the contract holder at least 45 days in advance of the time of coverage renewal. The

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126 health maintenance organization may amend the contract with the 127 contract holder, with such amendment to be effective immediately 128 at the time of coverage renewal. The written notice to the 129 contract holder must shall specifically identify any deletions, 130 amendments, or limitations to any of the benefits provided in 131 the group contract during the current contract period which will 132 be included in the group contract upon renewal. This subsection 133 does not apply to any increases in benefits. The 45-day notice 134 requirement does shall not apply if benefits are amended, 135 deleted, or limited at the request of the contract holder. 136 (a) Other than at the time of coverage renewal, a health 137 maintenance organization that provides medical, major medical, 138 or similar comprehensive coverage may not: 139 1. Remove a covered prescription drug from its list of 140 covered drugs during the contract year unless the United States 141 Food and Drug Administration has issued a statement about the 142 drug which calls into question the clinical safety of the drug, 143 or the manufacturer of the drug has notified the United States 144 Food and Drug Administration of a manufacturing discontinuance 145 or potential discontinuance of the drug as required by the 146 Federal Food, Drug, and Cosmetic Act. 147 2. Reclassify a drug to a more restrictive drug tier or 148 increase the amount that an insured must pay for a copayment,

coinsurance, or deductible for prescription drug benefits, or 149 reclassify a drug to a higher cost-sharing tier during the

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151 contract year. 152 This subsection does not: (b) 153 1. Prohibit the addition of prescription drugs to the list 154 of drugs covered during the contract year. 155 2. Apply to a grandfathered health plan as defined in s. 627.402 or to benefits set forth in s. 627.6513. 156 157 3. Alter or amend s. 465.025, which provides conditions under which a pharmacist may substitute a generically equivalent 158 159 drug product for a brand name drug product. 160 4. Alter or amend s. 465.0252, which provides conditions 161 under which a pharmacist may dispense a substitute biological 162 product for the prescribed biological product. 163 Section 4. The Legislature finds that this act fulfills an 164 important state interest. 165 Section 5. This act shall take effect January 1, 2019.

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