## Bill No. CS for SB 1558, 1st Eng.

Amendment No. \_\_\_\_ Barcode 861620

CHAMBER ACTION

ı	Senate House
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11	Senator Campbell moved the following amendment to amendment
12	(791604):
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14	Senate Amendment (with title amendment)
15	On page 287, between lines 19 and 20,
16	
17	insert:
18	Section 144. Section 627.6474, Florida Statutes, is
19	created to read:
20	627.6474 Provider contractsA health insurer shall
21	not require a contracted health care practitioner as defined
22	in s. 456,001(4) to accept the terms of other health care
23	practitioner contracts with the insurer or any other insurer
24	or health maintenance organization under common management and
25	control with the insurer, including Medicare and Medicaid
26	practitioner contracts and those authorized by s. 627.6471, s.
27	627.6472, or s. 641.315, except for a practitioner in a group
28	practice as defined in s. 456.053 who must accept the terms of
29	a contract negotiated for the practitioner by the group as a
30	condition of continuation or renewal of the contract. Any
31	contract provision that violates this section is void. A
•	9:26 AM 05/03/01 1 s1558c1c-332z1

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violation of this section is not subject to the criminal
   penalty specified in s. 624.15.
 2
 3
           Section 145. Subsection (11) is added to section
 4
    627.662, Florida Statutes, to read:
 5
           627.662 Other provisions applicable. -- The following
 6
   provisions apply to group health insurance, blanket health
 7
    insurance, and franchise health insurance:
          (11) Section 627.6474, relating to provider contracts.
 8
           Section 146. Subsection (10) is added to section
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10
    641.315, Florida Statutes, to read:
           641.315 Provider contracts.--
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12
          (10) A health maintenance organization shall not
13
   require a contracted health care practitioner as defined in s.
14
    456.001(4) to accept the terms of other health care
15
   practitioner contracts with the health maintenance
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    organization or any insurer or other health maintenance
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    organization under common management and control with the
   health maintenance organization, including Medicare and
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   Medicaid practitioner contracts and those authorized by s.
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    627.6471, s. 627.6472, or this section, except for a
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   practitioner in a group practice as defined in s. 456.053 who
   must accept the terms of a contract negotiated for the
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   practitioner by the group as a condition of continuation or
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24
   renewal of the contract. Any contract provision that violates
    this section is void. A violation of this subsection is not
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26
    subject to the criminal penalty specified in s. 624.15.
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28
    (Redesignate subsequent sections.)
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====== T I T L E A M E N D M E N T ========= And the title is amended as follows: On page 300, line 20, following the semicolon, insert: creating s. 627.6474, F.S.; prohibiting certain provisions in contracts between health insurers and health care practitioners; amending s. 627.662, F.S.; providing applicability of such provisions in contracts of group, blanket, and franchise health insurance; amending s. 641.315, F.S.; prohibiting certain provisions in health maintenance organizations and health care practitioners;