HOUSE AMENDMENT

Bill No. CS/HB 913, 1st Eng. Amendment No. ____ (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 Representative(s) Sobel offered the following: 11 12 13 Amendment (with directory language and title 14 amendments) 15 On page 8, line 6, through page 12, line 16, 16 remove: all of said lines, 17 18 and insert: 19 (b)1. Each small employer carrier issuing new health 20 benefit plans shall offer to any small employer, upon request, a standard health benefit plan and a basic health benefit plan 21 22 that meets the criteria set forth in this section. 23 2. For purposes of this subsection, the terms 24 "standard health benefit plan" and "basic health benefit plan" 25 mean policies or contracts that a small employer carrier 26 offers to eligible small employers that contain: 27 a. An exclusion for services that are not medically 28 necessary or that are not covered preventive health services; 29 and A procedure for preauthorization by the small 30 b. 31 | employer carrier, or its designees. 1 03/18/02 12:56 pm File original & 9 copies hmo0011 00913-0100-860017

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3. A small employer carrier may include the following
 managed care provisions in the policy or contract to control
 costs:

4 A preferred provider arrangement or exclusive a. 5 provider organization or any combination thereof, in which a small employer carrier enters into a written agreement with б 7 the provider to provide services at specified levels of 8 reimbursement or to provide reimbursement to specified 9 providers. Any such written agreement between a provider and a 10 small employer carrier must contain a provision under which the parties agree that the insured individual or covered 11 12 member has no obligation to make payment for any medical 13 service rendered by the provider which is determined not to be medically necessary. A carrier may use preferred provider 14 15 arrangements or exclusive provider arrangements to the same extent as allowed in group products that are not issued to 16 17 small employers.

18 b. A procedure for utilization review by the small19 employer carrier or its designees.

This subparagraph does not prohibit a small employer carrier 21 22 from including in its policy or contract additional managed care and cost containment provisions, subject to the approval 23 24 of the department, which have potential for controlling costs 25 in a manner that does not result in inequitable treatment of insureds or subscribers. The carrier may use such provisions 26 27 to the same extent as authorized for group products that are not issued to small employers. 28

29 4. The standard health benefit plan <u>and any flexible</u>
30 <u>benefit policy or contract</u> shall include:

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a. Coverage for inpatient hospitalization;

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Coverage for outpatient services; 1 b. 2 c. Coverage for newborn children pursuant to s. 3 627.6575; 4 d. Coverage for child care supervision services 5 pursuant to s. 627.6579; Coverage for adopted children upon placement in the 6 e. 7 residence pursuant to s. 627.6578; 8 Coverage for mammograms pursuant to s. 627.6613; f. Coverage for handicapped children pursuant to s. 9 q. 10 627.6615; 11 h. Emergency or urgent care out of the geographic 12 service area; and 13 i. Coverage for services provided by a hospice licensed under s. 400.602 in cases where such coverage would 14 15 be the most appropriate and the most cost-effective method for 16 treating a covered illness. 17 5. The standard health benefit plan and the basic 18 health benefit plan may include a schedule of benefit limitations for specified services and procedures. 19 If the 20 committee develops such a schedule of benefits limitation for the standard health benefit plan or the basic health benefit 21 22 plan, a small employer carrier offering the plan must offer 23 the employer an option for increasing the benefit schedule 24 amounts by 4 percent annually. The basic health benefit plan shall include all of 25 6. the benefits specified in subparagraph 4.; however, the basic 26 27 health benefit plan shall place additional restrictions on the 28 benefits and utilization and may also impose additional cost 29 containment measures. 30 7. Sections 627.419(2), (3), and (4), 627.6574, 31 627.6612, 627.66121, 627.66122, 627.6616, 627.6618, 627.668, 3 File original & 9 copies 03/18/02 hmo0011 12:56 pm 00913-0100-860017

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627.66911, 627.4239, 627.65755, 627.6691, 627.4232, 627.42395, 1 2 627.65745, and 627.6619 apply to the standard health benefit 3 plan, to any flexible benefit policy or contract, and to the 4 basic health benefit plan. However, notwithstanding said 5 provisions, the plans may specify limits on the number of authorized treatments, if such limits are reasonable and do 6 7 not discriminate against any type of provider. Each small employer carrier that provides for 8 8. 9 inpatient and outpatient services by allopathic hospitals may 10 provide as an option of the insured similar inpatient and outpatient services by hospitals accredited by the American 11 12 Osteopathic Association when such services are available and 13 the osteopathic hospital agrees to provide the service. (c) If a small employer rejects, in writing, the 14 15 standard health benefit plan and the basic health benefit plan, the small employer carrier may offer the small employer 16 17 a flexible limited benefit policy or contract. (d)1. Upon offering coverage under a standard health 18 benefit plan, a basic health benefit plan, or a flexible 19 20 limited benefit policy or contract for any small employer, the small employer carrier shall disclose in writing to the 21 provide such employer group with a written statement that 22 23 contains, at a minimum: 24 a. An explanation of those mandated benefits and 25 providers that are not covered by the policy or contract; a.b. An outline of coverage together explanation of 26 27 the managed care and cost control features of the policy or contract, along with all appropriate mailing addresses and 28 telephone numbers to be used by insureds in seeking 29 30 information or authorization. ; and b.c. An explanation of The primary and preventive care 31 4

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features of the policy or contract. 1 2 3 Such disclosure statement must be presented in a clear and 4 understandable form and format and must be separate from the 5 policy or certificate or evidence of coverage provided to the б employer group. 7 2. Before a small employer carrier issues a standard 8 health benefit plan, a basic health benefit plan, or a limited 9 benefit policy or contract, it must obtain from the 10 prospective policyholder a signed written statement in which 11 the prospective policyholder: 12 a. Certifies as to eligibility for coverage under the 13 standard health benefit plan, basic health benefit plan, or 14 limited benefit policy or contract; 15 c.b. Acknowledges The limited nature of the coverage and an understanding of the managed care and cost control 16 17 features of the policy or contract.+ 18 c. Acknowledges that if misrepresentations are made 19 regarding eligibility for coverage under a standard health benefit plan, a basic health benefit plan, or a limited 20 21 benefit policy or contract, the person making such 22 misrepresentations forfeits coverage provided by the policy contract; and 23 24 2.d. If a flexible benefit policy or contract limited 25 plan is requested, the prospective policyholder must acknowledge in writing acknowledges that he or she the 26 27 prospective policyholder had been offered, at the time of application for the insurance policy or contract, the 28 opportunity to purchase any health benefit plan offered by the 29 carrier and that the prospective policyholder had rejected 30 31 that coverage.

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1 2 A copy of such written statement shall be provided to the 3 prospective policyholder no later than at the time of delivery 4 of the policy or contract, and the original of such written 5 statement shall be retained in the files of the small employer carrier for the period of time that the policy or contract б 7 remains in effect or for 5 years, whichever period is longer. 8 3. Any material statement made by an applicant for coverage under a health benefit plan which falsely certifies 9 10 as to the applicant's eligibility for coverage serves as the 11 basis for terminating coverage under the policy or contract. 12 3.4. Each marketing communication that is intended to 13 be used in the marketing of a health benefit plan in this state must be submitted for review by the department prior to 14 15 use and must contain the disclosures stated in this 16 subsection. 17 4. The contract, policy, and certificates evidencing coverage under a flexible benefit policy or contract and the 18 application for coverage under such plans must state in not 19 less than 12-point bold type on the first page in contrasting 20 color the following: "The benefits provided by this health 21 22 plan are limited and may not cover all of your medical needs. You should carefully review the benefits offered under this 23 24 health plan." (e) A small employer carrier may not use any policy, 25 contract, form, or rate under this section, including 26 27 applications, enrollment forms, policies, contracts, certificates, evidences of coverage, riders, amendments, 28 endorsements, and disclosure forms, until the carrier insurer 29 30 has filed it with the department and the department has 31 approved it under ss. 627.410, and 627.411, and 641.31 and 6

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this section. 1 2 (f) A flexible benefit policy or contract must have an 3 annual maximum benefit of \$150,000 or greater and a lifetime 4 benefit of \$500,000 or greater and such benefit shall be 5 disclosed in 12-point bold type in contrasting color. (15) APPLICABILITY OF OTHER STATE LAWS.-б 7 (a) Except as expressly provided in this section, a law requiring coverage for a specific health care service or 8 9 benefit, or a law requiring reimbursement, utilization, or 10 consideration of a specific category of licensed health care practitioner, does not apply to a standard or basic health 11 12 benefit plan policy or contract or a flexible limited benefit 13 policy or contract offered or delivered to a small employer unless that law is made expressly applicable to such policies 14 15 or contracts. A law restricting or limiting deductibles, coinsurance, copayments, or annual or lifetime maximum 16 17 payments does not apply to any health plan policy, including a 18 standard or basic health benefit plan policy or contract or a flexible benefit policy or contract, offered or delivered to a 19 small employer unless such law is made expressly applicable to 20 such policy or contract. When any flexible benefit health 21 insurance policy or flexible benefit contract provides for the 22 payment for medical expense benefits or procedures, such 23 24 policy or contract shall be construed to include payment to a 25 licensed physician who provides the medical service benefits or procedures which are within the scope of a licensed 26 27 physician's license. Any limitation or condition placed upon payment to, or upon services, diagnosis, or treatment by, any 28 licensed physician shall apply equally to all licensed 29 30 physicians without unfair discrimination to the usual and customary treatment procedures of any class of physicians. 31 7

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(b) Except as provided in this section, a standard or 1 2 basic health benefit plan policy or contract or flexible 3 limited benefit policy or contract offered to a small employer 4 is not subject to any provision of this code which: 5 Inhibits a small employer carrier from contracting 1. 6 with providers or groups of providers with respect to health 7 care services or benefits; 8 2. Imposes any restriction on a small employer carrier's ability to negotiate with providers regarding the 9 10 level or method of reimbursing care or services provided under 11 a health benefit plan; or 12 3. Requires a small employer carrier to either include 13 a specific provider or class of providers when contracting for health care services or benefits or to exclude any class of 14 15 providers that is generally authorized by statute to provide 16 such care. 17 (c) Any second tier assessment paid by a carrier pursuant to paragraph (11)(j) may be credited against 18 assessments levied against the carrier pursuant to s. 19 20 627.6494. 21 (d) Notwithstanding chapter 641, a health maintenance organization is authorized to issue contracts providing 22 benefits to a small employer equal to the standard health 23 24 benefit plan, the basic health benefit plan, and the flexible 25 limited benefit policy authorized by this section. Flexible benefit policies shall contain all group health provisions 26 27 required under chapter 641. 28 29 30 == DIRECTORY LANGUAGE AMENDMENT == 31 And the directory language is amended as follows: 8 File original & 9 copies 03/18/02 hmo0011 12:56 pm 00913-0100-860017

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On page 2, lines 13-16,
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   remove: all of said lines,
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   and insert: (b) of subsection (6), and subsections (12) and
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   (15) of section 627.6699, Florida Statutes, are amended to
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   read:
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   And the title is amended as follows:
          On page 1, line 11, after the semicolon,
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12
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   insert:
14
          revising certain disclosure requirements;
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          providing additional notice requirements;
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