By Senator Wise

	5-00415B-11 20111414
1	A bill to be entitled
2	An act relating to health insurance; creating ss.
3	627.64995, 627.66995, and 641.31099, F.S.; prohibiting
4	certain health insurance policies and health
5	maintenance contracts from providing coverage for
6	abortions; providing exceptions; defining the term
7	"state"; amending s. 627.6515, F.S.; providing that
8	certain restrictions on coverage for abortions apply
9	to certain group health insurance policies issued or
10	delivered outside the state which provide coverage to
11	residents of the state; providing an effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
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15	Section 1. Section 627.64995, Florida Statutes, is created
16	to read:
17	627.64995 Restrictions on use of state and federal funds
18	for state exchanges
19	(1) A health insurance policy or group health insurance
20	policy under which coverage is purchased in whole or in part
21	with any state or federal funds through an exchange created
22	pursuant to the federal Patient Protection and Affordable Care
23	Act, Pub. L. No. 111-148, may not provide coverage for an
24	abortion as defined in s. 390.011(1), except if the physician
25	certifies in writing that an abortion is necessary to save the
26	life of the mother or if the pregnancy is the result of an act
27	of rape or incest. Coverage is deemed to be purchased with state
28	or federal funds if any tax credit or cost-sharing credit is
29	applied toward the health insurance policy or group health

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30	insurance policy.
31	(2) This section does not prevent a health insurance policy
32	or group health insurance policy from providing any person or
33	entity with separate coverage for an abortion if such coverage
34	is not purchased in whole or in part with any state or federal
35	funds.
36	(3) As used in this section, the term "state" means this
37	state or any political subdivision of the state.
38	Section 2. Section 627.66995, Florida Statutes, is created
39	to read:
40	627.66995 Restrictions on use of state and federal funds
41	for state exchanges
42	(1) A group, franchise, or blanket health insurance policy
43	under which coverage is purchased in whole or in part with any
44	state or federal funds through an exchange created pursuant to
45	the federal Patient Protection and Affordable Care Act, Pub. L.
46	No. 111-148, may not provide coverage for an abortion as defined
47	in s. 390.011(1), except if the physician certifies in writing
48	that an abortion is necessary to save the life of the mother or
49	if the pregnancy is the result of an act of rape or incest.
50	Coverage is deemed to be purchased with state or federal funds
51	if any tax credit or cost-sharing credit is applied toward the
52	group, franchise, or blanket health insurance policy.
53	(2) This section does not prevent a group, franchise, or
54	blanket health insurance policy from providing any person or
55	entity with separate coverage for an abortion if such coverage
56	is not purchased in whole or in part with any state or federal
57	funds.
58	(3) As used in this section, the term "state" means this

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59	state or any political subdivision of the state.
60	Section 3. Section 641.31099, Florida Statutes, is created
61	to read:
62	641.31099 Restrictions on use of state and federal funds
63	for state exchanges
64	(1) A health maintenance contract under which coverage is
65	purchased in whole or in part with any state or federal funds
66	through an exchange created pursuant to the federal Patient
67	Protection and Affordable Care Act, Pub. L. No. 111-148, may not
68	provide coverage for an abortion as defined in s. 390.011(1),
69	except if the physician certifies in writing that an abortion is
70	necessary to save the life of the mother or if the pregnancy is
71	the result of an act of rape or incest. Coverage is deemed to be
72	purchased with state or federal funds if any tax credit or cost-
73	sharing credit is applied toward the health maintenance
74	contract.
75	(2) This section does not prevent a health maintenance
76	contract from providing any person or entity with separate
77	coverage for an abortion if such coverage is not purchased in
78	whole or in part with any state or federal funds.
79	(3) As used in this section, the term "state" means this
80	state or any political subdivision of the state.
81	Section 4. Paragraph (c) of subsection (2) of section
82	627.6515, Florida Statutes, is amended to read:
83	627.6515 Out-of-state groups
84	(2) Except as otherwise provided in this part, this part
85	does not apply to a group health insurance policy issued or
86	delivered outside this state under which a resident of this
87	state is provided coverage if:

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88	(c) The policy provides the benefits specified in ss.
89	627.419, 627.6574, 627.6575, 627.6579, 627.6612, 627.66121,
90	627.66122, 627.6613, 627.667, 627.6675, 627.6691, and 627.66911 <u>,</u>
91	and 627.66995.
92	Section 5. This act shall take effect July 1, 2011.