By Senator Alexander

17-00981-11 20111566 A bill to be entitled

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An act relating to interstate health insurance policies; creating s. 624.122, F.S.; authorizing solicitation and sale of interstate health insurance policies in this state by certain persons; providing a definition; requiring interstate health insurance policies and policy applications to contain a certain notice; providing for application of certain provisions to certain insurers; excluding interstate health insurance policies from certain requirements; exempting interstate health insurance policies and applications from certain Florida Insurance Code provisions; providing exceptions; providing an effective date.

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WHEREAS, while many residents of this state have access to first-rate health care, affordable health care coverage is not available to all who wish to purchase it, and

WHEREAS, by removing barriers limiting access to affordable health care coverage and expanding opportunities for residents of this state to purchase more affordable coverage, this state can improve access to health care and curtail rising health care costs while preserving the first-rate care that so many Floridians already enjoy, and

WHEREAS, it is important to provide residents of this state with more choices when selecting a health insurance product to allow individuals and families the ability to purchase affordable health care coverage, thereby increasing their access to quality health care, NOW, THEREFORE,

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Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 624.122, Florida Statutes, is created to read:

624.122 Interstate health insurance policies; notice; exemption.—

(1) Interstate health insurance policies and applications may be solicited and sold in this state only by a licensed health insurance agent and underwritten only by an admitted insurer. For purposes of this subsection, the term "interstate health insurance policy" means a policy of health insurance providing creditable coverage as defined in s. 627.6561(5)(a)2. that is offered to an individual who is a resident of this state

and the policy is governed by the laws of any state, district, or commonwealth of the United States other than this state.

(2) Any interstate health insurance policy sold, and any application for such insurance provided to a resident of this state pursuant to this section, must contain the following conspicuous, boldfaced disclosure in at least 12-point type:

THIS INDIVIDUAL HEALTH INSURANCE POLICY IS PRIMARILY

GOVERNED BY THE LAWS OF ... (INSERT STATE, DISTRICT, OR

COMMONWEALTH)... AS A RESULT, THIS POLICY DOES NOT

COMPLY WITH COVERAGE, UNDERWRITING, AND OTHER

PROVISIONS OF THE FLORIDA INSURANCE CODE. ALL OF THE

RATING LAWS APPLICABLE TO POLICIES FILED IN FLORIDA DO

NOT APPLY TO THIS COVERAGE, WHICH MAY RESULT IN

INCREASES IN YOUR PREMIUM AT RENEWAL THAT WOULD NOT BE

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PERMISSIBLE UNDER A FLORIDA-APPROVED POLICY. ANY

PURCHASE OF INDIVIDUAL HEALTH INSURANCE SHOULD BE

CONSIDERED CAREFULLY, AS FUTURE MEDICAL CONDITIONS MAY

MAKE IT IMPOSSIBLE TO QUALIFY FOR ANOTHER INDIVIDUAL

HEALTH POLICY. FOR INFORMATION CONCERNING INDIVIDUAL

HEALTH COVERAGE UNDER A FLORIDA-APPROVED POLICY,

CONSULT YOUR AGENT OR THE FLORIDA DEPARTMENT OF

FINANCIAL SERVICES.

- (3) Any insurer underwriting interstate health insurance policies pursuant to this section is subject to all applicable provisions of the Florida Insurance Code, except as otherwise provided in this section. Interstate health insurance policies are not subject to any form approval, rate approval, underwriting restrictions, guaranteed availability, or coverage mandates provided in the Florida Insurance Code. Health insurance agents who are licensed and appointed pursuant to chapter 626 may solicit, sell, effect, collect premium on, and deliver interstate heath insurance policies in accordance with this section.
- (4) Any interstate health insurance policy or application solicited, provided, entered into, issued, or delivered pursuant to this section is exempt from all provisions of the Florida Insurance Code, except that such policy, contract, or agreement is subject to the provisions of ss. 624.155, 624.316, 624.3161, 626.951, 626.9511, 626.9521, 626.9541, 626.9551, 626.9561, 626.9571, 626.9581, 626.9591, 626.9601, 627.413, 627.4145, 627.428, and 627.6043.

Section 2. This act shall take effect July 1, 2011.