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Proposed Committee Substitute by the Committee on Appropriations (Appropriations Subcommittee on Health and Human Services)

A bill to be entitled

2 An act relating to a comprehensive health information 3 system; amending s. 408.05, F.S.; renaming the Florida 4 Center for Health Information and Policy Analysis as 5 the Florida Health Information Transparency 6 Initiative; providing a statement of purpose for the 7 initiative; providing the duties of the Agency for 8 Health Care Administration; revising the data and 9 information required to be included in the health 10 information system; revising the functions that the agency must perform in order to collect and 11 12 disseminate health information and statistics; 13 deleting provisions that require the center to provide 14 technical assistance to persons and organizations 15 engaged in health planning activities; deleting 16 provisions that require the center to provide widespread dissemination of data; requiring the agency 17 18 to implement the transparency initiative in a manner 19 that recognizes state-collected data as an asset and 20 rewards taxpayer investment in information collection 21 and management; authorizing the agency to apply for, 2.2 receive, and accept grants, gifts, and other payments, 23 including property and services, from a governmental 24 or other public or private entity or person; requiring 25 the agency to ensure that certain vendors do not 26 inhibit or impede consumer access to state-collected 27 health data and information; abolishing the State

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28	Consumer Health Information and Policy Advisory
29	Council; amending ss. 381.026, 395.301, 465.0244,
30	627.6499, and 641.54, F.S.; conforming provisions to
31	changes made by the act; providing an effective date.
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33	Be It Enacted by the Legislature of the State of Florida:
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35	Section 1. Section 408.05, Florida Statutes, is amended to
36	read:
37	408.05 Florida Center for Health Information <u>Transparency</u>
38	Initiative and Policy Analysis
39	(1) <u>PURPOSE</u> ESTABLISHMENT.—The agency shall <u>coordinate</u>
40	establish a Florida Center for Health Information and Policy
41	Analysis. The center shall establish a comprehensive health
42	information system to promote accessibility, transparency, and
43	utility of state-collected data and information about health
44	providers, facilities, services, and payment sources provide for
45	the collection, compilation, coordination, analysis, indexing,
46	dissemination, and utilization of both purposefully collected
47	and extant health-related data and statistics. The agency center
48	shall be responsible for making data available in a manner that
49	allows for and encourages multiple and innovative uses of data
50	sets collected under the auspices of the state. Subject to the
51	General Appropriations Act, the agency shall contract with one
52	or more vendors to develop new methods of dissemination and to
53	convert data into easily usable electronic formats staffed with
54	public health experts, biostatisticians, information system
55	analysts, health policy experts, economists, and other staff
56	necessary to carry out its functions.

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57	(2) HEALTH-RELATED DATAThe comprehensive health
58	information system operated by the Florida Center for Health
59	Information and Policy Analysis shall include the following data
60	and information identify the best available data sources and
61	coordinate the compilation of extant health-related data and
62	statistics and purposefully collect data on:
63	(a) The extent and nature of illness and disability of the
64	state population, including life expectancy, the incidence of
65	various acute and chronic illnesses, and infant and maternal
66	morbidity and mortality.
67	(b) The impact of illness and disability of the state
68	population on the state economy and on other aspects of the
69	well-being of the people in this state.
70	(c) Environmental, social, and other health hazards.
71	(d) Health knowledge and practices of the people in this
72	state and determinants of health and nutritional practices and
73	status.
74	<u>(a)</u> Health resources, including <u>licensed</u> physicians,
75	dentists, nurses, and other health professionals, <u>licensed</u> by
76	specialty and type of practice and acute, long-term care and
77	other institutional care facility supplies and specific services
78	provided by hospitals, nursing homes, home health agencies, and
79	other health care facilities, managed care organizations, and
80	other health services regulated or funded by the state.
81	(b) (f) Utilization of health resources care by type of
82	provider.

83 <u>(c) (g)</u> Health care costs and financing, including <u>Medicaid</u> 84 <u>claims and encounter data and data from other public and private</u> 85 <u>payors trends in health care prices and costs, the sources of</u>

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86	payment for health care services, and federal, state, and local
87	expenditures for health care.
88	(h) Family formation, growth, and dissolution.
89	(d) (i) The extent, source, and type of public and private
90	health insurance coverage in this state.
91	(e) (j) The data necessary for measuring value and quality
92	of care provided by various health care providers, including
93	applicable credentials, accreditation status, utilization,
94	revenues and expenses, outcomes, site visits, and other
95	regulatory reports, and the results of administrative and civil
96	litigation.
97	(3) <u>COORDINATION</u> COMPREHENSIVE HEALTH INFORMATION SYSTEM
98	In order to <u>collect and disseminate comprehensive</u> produce
99	comparable and uniform health information and statistics for the
100	public as well as for the development of policy recommendations,
101	the agency shall perform the following functions:
102	(a) Collect and compile data from all state agencies and
103	programs involved in providing, regulating, and paying for
104	health services Coordinate the activities of state agencies
105	involved in the design and implementation of the comprehensive
106	health information system.
107	(b) Promote data sharing through the Undertake research,
108	development, dissemination, and evaluation of state-collected
109	health data and by making such data available, transferable, and
110	readily usable respecting the comprehensive health information
111	system.
112	(c) Review the statistical activities of state agencies to
113	ensure that they are consistent with the comprehensive health
114	information system.

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115 (c) (d) Develop written agreements with local, state, and 116 federal agencies for the sharing of health-care-related data or using the facilities and services of such agencies. State 117 agencies, local health councils, and other agencies under state 118 contract shall assist the agency center in obtaining, compiling, 119 and transferring health-care-related data maintained by state 120 and local agencies. Written agreements must specify the types, 121 methods, and periodicity of data exchanges and specify the types 122 of data that will be transferred to the center. 123

124 (d) (e) Enable and facilitate the sharing and use of all 125 state-collected health data to the maximum extent allowed by law 126 Establish by rule the types of data collected, compiled, 127 processed, used, or shared. Decisions regarding center data sets 128 should be made based on consultation with the State Consumer 129 Health Information and Policy Advisory Council and other public 130 and private users regarding the types of data which should be collected and their uses. The center shall establish 131 standardized means for collecting health information and 132 133 statistics under laws and rules administered by the agency.

134 (f) Establish minimum health-care-related data sets which 135 are necessary on a continuing basis to fulfill the collection requirements of the center and which shall be used by state 136 137 agencies in collecting and compiling health-care-related data. The agency shall periodically review ongoing health care data 138 139 collections of the Department of Health and other state agencies 140 to determine if the collections are being conducted in 141 accordance with the established minimum sets of data.

142 (g) Establish advisory standards to ensure the quality of 143 health statistical and epidemiological data collection,

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144 processing, and analysis by local, state, and private

145 organizations.

146 (e) (h) Monitor data collection procedures, test data 147 quality, and take such corrective actions as may be necessary to ensure that data and information disseminated under the 148 149 initiative are accurate, valid, reliable, and complete Prescribe standards for the publication of health-care-related data 150 151 reported pursuant to this section which ensure the reporting of 152accurate, valid, reliable, complete, and comparable data. Such 153 standards should include advisory warnings to users of the data 154 regarding the status and quality of any data reported by or available from the center. 155

156 <u>(f) (i)</u> Initiate and maintain activities necessary to 157 <u>collect, edit, verify, archive, and retrieve</u> Prescribe standards 158 for the maintenance and preservation of the center's data. This 159 should include methods for archiving data, retrieval of archived 160 data, and data <u>compiled pursuant to this section</u> editing and 161 verification.

162 (j) Ensure that strict quality control measures are 163 maintained for the dissemination of data through publications, 164 studies, or user requests.

165 (k) Develop, in conjunction with the State Consumer Health 166 Information and Policy Advisory Council, and implement a longrange plan for making available health care quality measures and 167 168 financial data that will allow consumers to compare health care 169 services. The health care quality measures and financial data 170 the agency must make available shall include, but is not limited to, pharmaceuticals, physicians, health care facilities, and 171 health plans and managed care entities. The agency shall update 172

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173	the plan and report on the status of its implementation
174	annually. The agency shall also make the plan and status report
175	available to the public on its Internet website. As part of the
176	plan, the agency shall identify the process and timeframes for
177	implementation, any barriers to implementation, and
178	recommendations of changes in the law that may be enacted by the
179	Legislature to eliminate the barriers. As preliminary elements
180	of the plan, the agency shall:
181	1. Make available patient-safety indicators, inpatient
182	quality indicators, and performance outcome and patient charge
183	data collected from health care facilities pursuant to s.
184	408.061(1)(a) and (2). The terms "patient-safety indicators" and
185	"inpatient quality indicators" shall be as defined by the
186	Centers for Medicare and Medicaid Services, the National Quality
187	Forum, the Joint Commission on Accreditation of Healthcare
188	Organizations, the Agency for Healthcare Research and Quality,
189	the Centers for Disease Control and Prevention, or a similar
190	national entity that establishes standards to measure the
191	performance of health care providers, or by other states. The
192	agency shall determine which conditions, procedures, health care
193	quality measures, and patient charge data to disclose based upon
194	input from the council. When determining which conditions and
195	procedures are to be disclosed, the council and the agency shall
196	consider variation in costs, variation in outcomes, and
197	magnitude of variations and other relevant information. When
198	determining which health care quality measures to disclose, the
199	agency:
200	a. Shall consider such factors as volume of cases; average

200 a. Shall consider such factors as volume of cases; average 201 patient charges; average length of stay; complication rates;

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202	mortality rates; and infection rates, among others, which shall
203	be adjusted for case mix and severity, if applicable.
204	b. May consider such additional measures that are adopted
205	by the Centers for Medicare and Medicaid Studies, National
206	Quality Forum, the Joint Commission on Accreditation of
207	Healthcare Organizations, the Agency for Healthcare Research and
208	Quality, Centers for Disease Control and Prevention, or a
209	similar national entity that establishes standards to measure
210	the performance of health care providers, or by other states.
211	
212	When determining which patient charge data to disclose, the
213	agency shall include such measures as the average of
214	undiscounted charges on frequently performed procedures and
215	preventive diagnostic procedures, the range of procedure charges
216	from highest to lowest, average net revenue per adjusted patient
217	day, average cost per adjusted patient day, and average cost per
218	admission, among others.
219	2. Make available performance measures, benefit design, and
220	premium cost data from health plans licensed pursuant to chapter
221	627 or chapter 641. The agency shall determine which health care
222	quality measures and member and subscriber cost data to
223	disclose, based upon input from the council. When determining
224	which data to disclose, the agency shall consider information
225	that may be required by either individual or group purchasers to
226	assess the value of the product, which may include membership
227	satisfaction, quality of care, current enrollment or membership,
228	coverage areas, accreditation status, premium costs, plan costs,
229	premium increases, range of benefits, copayments and
230	deductibles, accuracy and speed of claims payment, credentials

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231	of physicians, number of providers, names of network providers,
232	and hospitals in the network. Health plans shall make available
233	to the agency any such data or information that is not currently
234	reported to the agency or the office.
235	3. Determine the method and format for public disclosure of
236	data reported pursuant to this paragraph. The agency shall make
237	its determination based upon input from the State Consumer
238	Health Information and Policy Advisory Council. At a minimum,
239	the data shall be made available on the agency's Internet
240	website in a manner that allows consumers to conduct an
241	interactive search that allows them to view and compare the
242	information for specific providers. The website must include
243	such additional information as is determined necessary to ensure
244	that the website enhances informed decisionmaking among
245	consumers and health care purchasers, which shall include, at a
246	minimum, appropriate guidance on how to use the data and an
247	explanation of why the data may vary from provider to provider.
248	4. Publish on its website undiscounted charges for no fewer
249	than 150 of the most commonly performed adult and pediatric
250	procedures, including outpatient, inpatient, diagnostic, and
251	preventative procedures.
252	(4) TECHNICAL ASSISTANCE.
253	(a) The center shall provide technical assistance to
254	persons or organizations engaged in health planning activities
255	in the effective use of statistics collected and compiled by the
256	center. The center shall also provide the following additional
257	technical assistance services:
258	1. Establish procedures identifying the circumstances under
259	which, the places at which, the persons from whom, and the
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260	methods by which a person may secure data from the center,
261	including procedures governing requests, the ordering of
262	requests, timeframes for handling requests, and other procedures
263	necessary to facilitate the use of the center's data. To the
264	extent possible, the center should provide current data timely
265	in response to requests from public or private agencies.
266	2. Provide assistance to data sources and users in the
267	areas of database design, survey design, sampling procedures,
268	statistical interpretation, and data access to promote improved
269	health-care-related data sets.
270	3. Identify health care data gaps and provide technical
271	assistance to other public or private organizations for meeting
272	documented health care data needs.
273	4. Assist other organizations in developing statistical
274	abstracts of their data sets that could be used by the center.
275	5. Provide statistical support to state agencies with
276	regard to the use of databases maintained by the center.
277	6. To the extent possible, respond to multiple requests for
278	information not currently collected by the center or available
279	from other sources by initiating data collection.
280	7. Maintain detailed information on data maintained by
281	other local, state, federal, and private agencies in order to
282	advise those who use the center of potential sources of data
283	which are requested but which are not available from the center.
284	8. Respond to requests for data which are not available in
285	published form by initiating special computer runs on data sets
286	available to the center.
287	9. Monitor innovations in health information technology,
288	informatics, and the exchange of health information and maintain
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289 a repository of technical resources to support the development 290 of a health information network.

(b) The agency shall administer, manage, and monitor grants to not-for-profit organizations, regional health information organizations, public health departments, or state agencies that submit proposals for planning, implementation, or training projects to advance the development of a health information network. Any grant contract shall be evaluated to ensure the effective outcome of the health information project.

298 (c) The agency shall initiate, oversee, manage, and 299 evaluate the integration of health care data from each state 300 agency that collects, stores, and reports on health care issues 301 and make that data available to any health care practitioner 302 through a state health information network.

303 (5) PUBLICATIONS; REPORTS; SPECIAL STUDIES.—The center 304 shall provide for the widespread dissemination of data which it 305 collects and analyzes. The center shall have the following 306 publication, reporting, and special study functions:

307 (a) The center shall publish and make available 308 periodically to agencies and individuals health statistics 309 publications of general interest, including health plan consumer 310 reports and health maintenance organization member satisfaction 311 surveys; publications providing health statistics on topical 312 health policy issues; publications that provide health status 313 profiles of the people in this state; and other topical health 314 statistics publications.

315 (b) The center shall publish, make available, and 316 disseminate, promptly and as widely as practicable, the results 317 of special health surveys, health care research, and health care

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318 evaluations conducted or supported under this section. Any 319 publication by the center must include a statement of the 320 limitations on the quality, accuracy, and completeness of the 321 data.

322 (c) The center shall provide indexing, abstracting, 323 translation, publication, and other services leading to a more 324 effective and timely dissemination of health care statistics.

325 (d) The center shall be responsible for publishing and
 326 disseminating an annual report on the center's activities.

327 (e) The center shall be responsible, to the extent 328 resources are available, for conducting a variety of special 329 studies and surveys to expand the health care information and 330 statistics available for health policy analyses, particularly 331 for the review of public policy issues. The center shall develop 332 a process by which users of the center's data are periodically 333 surveyed regarding critical data needs and the results of the 334 survey considered in determining which special surveys or 335 studies will be conducted. The center shall select problems in 336 health care for research, policy analyses, or special data 337 collections on the basis of their local, regional, or state 338 importance; the unique potential for definitive research on the 339 problem; and opportunities for application of the study 340 findings.

(4) (6) PROVIDER DATA REPORTING.—This section does not
 confer on the agency the power to demand or require that a
 health care provider or professional furnish information,
 records of interviews, written reports, statements, notes,
 memoranda, or data other than as expressly required by law.
 (5) (7) HEALTH INFORMATION ENTERPRISE BUDGET; FEES.—

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(a) The <u>agency shall implement the transparency initiative</u>
 <u>in a manner that recognizes state-collected data as an asset and</u>
 <u>rewards taxpayer investment in information collection and</u>
 <u>management Legislature intends that funding for the Florida</u>
 <u>Center for Health Information and Policy Analysis be</u>
 <u>appropriated from the Ceneral Revenue Fund</u>.

353 (b) The agency Florida Center for Health Information and 354 Policy Analysis may apply for, and receive, and accept grants, 355 gifts, and other payments, including property and services, from a any governmental or other public or private entity or person 356 357 and make arrangements for as to the use of such funds same, 358 including the undertaking of special studies and other projects 359 relating to health-care-related topics. Funds obtained pursuant 360 to this paragraph may not be used to offset annual 361 appropriations from the General Revenue Fund.

362 (c) The agency shall ensure that a vendor who enters into a 363 contract with the state under this section does not inhibit or 364 impede consumer access to state-collected health data and 365 information center may charge such reasonable fees for services 366 as the agency prescribes by rule. The established fees may not 367 exceed the reasonable cost for such services. Fees collected may 368 not be used to offset annual appropriations from the General 369 Revenue Fund.

370 (8) STATE CONSUMER HEALTH INFORMATION AND POLICY ADVISORY
371 COUNCIL.—

372 (a) There is established in the agency the State Consumer 373 Health Information and Policy Advisory Council to assist the 374 center in reviewing the comprehensive health information system, 375 including the identification, collection, standardization,

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376	sharing, and coordination of health-related data, fraud and
377	abuse data, and professional and facility licensing data among
378	federal, state, local, and private entities and to recommend
379	improvements for purposes of public health, policy analysis, and
380	transparency of consumer health care information. The council
381	shall consist of the following members:
382	1. An employee of the Executive Office of the Governor, to
383	be appointed by the Governor.
384	2. An employee of the Office of Insurance Regulation, to be
385	appointed by the director of the office.
386	3. An employee of the Department of Education, to be
387	appointed by the Commissioner of Education.
388	4. Ten persons, to be appointed by the Secretary of Health
389	Care Administration, representing other state and local
390	agencies, state universities, business and health coalitions,
391	local health councils, professional health-care-related
392	associations, consumers, and purchasers.
393	(b) Each member of the council shall be appointed to serve
394	for a term of 2 years following the date of appointment, except
395	the term of appointment shall end 3 years following the date of
396	appointment for members appointed in 2003, 2004, and 2005. Λ
397	vacancy shall be filled by appointment for the remainder of the
398	term, and each appointing authority retains the right to
399	reappoint members whose terms of appointment have expired.
400	(c) The council may meet at the call of its chair, at the
401	request of the agency, or at the request of a majority of its
402	membership, but the council must meet at least quarterly.
403	(d) Members shall elect a chair and vice chair annually.
404	(c) A majority of the members constitutes a quorum, and the
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405	affirmative vote of a majority of a quorum is necessary to take
406	action.
407	(f) The council shall maintain minutes of each meeting and
408	shall make such minutes available to any person.
409	(g) Members of the council shall serve without compensation
410	but shall be entitled to receive reimbursement for per diem and
411	travel expenses as provided in s. 112.061.
412	(h) The council's duties and responsibilities include, but
413	are not limited to, the following:
414	1. To develop a mission statement, goals, and a plan of
415	action for the identification, collection, standardization,
416	sharing, and coordination of health-related data across federal,
417	state, and local government and private sector entities.
418	2. To develop a review process to ensure cooperative
419	planning among agencies that collect or maintain health-related
420	data.
421	3. To create ad hoc issue-oriented technical workgroups on
422	an as-needed basis to make recommendations to the council.
423	(9) APPLICATION TO OTHER AGENCIESNothing in this section
424	shall limit, restrict, affect, or control the collection,
425	analysis, release, or publication of data by any state agency
426	pursuant to its statutory authority, duties, or
427	responsibilities.
428	Section 2. Paragraph (c) of subsection (4) of section

429 381.026, Florida Statutes, is amended to read:

430 381.026 Florida Patient's Bill of Rights and431 Responsibilities.-

432 (4) RIGHTS OF PATIENTS.—Each health care facility or433 provider shall observe the following standards:

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(c) Financial information and disclosure.-

1. A patient has the right to be given, upon request, by the responsible provider, his or her designee, or a representative of the health care facility full information and necessary counseling on the availability of known financial resources for the patient's health care.

440 2. A health care provider or a health care facility shall, 441 upon request, disclose to each patient who is eligible for 442 Medicare, before treatment, whether the health care provider or 443 the health care facility in which the patient is receiving 444 medical services accepts assignment under Medicare reimbursement 445 as payment in full for medical services and treatment rendered 446 in the health care provider's office or health care facility.

447 3. A primary care provider may publish a schedule of charges for the medical services that the provider offers to 448 449 patients. The schedule must include the prices charged to an 450 uninsured person paying for such services by cash, check, credit 451 card, or debit card. The schedule must be posted in a 452 conspicuous place in the reception area of the provider's office 453 and must include, but is not limited to, the 50 services most 454 frequently provided by the primary care provider. The schedule may group services by three price levels, listing services in 455 456 each price level. The posting must be at least 15 square feet in 457 size. A primary care provider who publishes and maintains a schedule of charges for medical services is exempt from the 458 459 license fee requirements for a single period of renewal of a 460 professional license under chapter 456 for that licensure term and is exempt from the continuing education requirements of 461 462 chapter 456 and the rules implementing those requirements for a

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463 single 2-year period.

464 4. If a primary care provider publishes a schedule of charges pursuant to subparagraph 3., he or she must continually 465 466 post it at all times for the duration of active licensure in 467 this state when primary care services are provided to patients. If a primary care provider fails to post the schedule of charges 468 in accordance with this subparagraph, the provider must shall be 469 470 required to pay any license fee and comply with any continuing 471 education requirements for which an exemption was received.

472 5. A health care provider or a health care facility shall, 473 upon request, furnish a person, before the provision of medical 474 services, a reasonable estimate of charges for such services. 475 The health care provider or the health care facility shall 476 provide an uninsured person, before the provision of a planned 477 nonemergency medical service, a reasonable estimate of charges 478 for such service and information regarding the provider's or 479 facility's discount or charity policies for which the uninsured person may be eligible. Such estimates by a primary care 480 481 provider must be consistent with the schedule posted under 482 subparagraph 3. To the extent possible, estimates shall, to the 483 extent possible, be written in language comprehensible to an 484 ordinary layperson. Such reasonable estimate does not preclude 485 the health care provider or health care facility from exceeding 486 the estimate or making additional charges based on changes in 487 the patient's condition or treatment needs.

488 6. Each licensed facility not operated by the state shall 489 make available to the public on its Internet website or by other electronic means a description of and a link to the performance 490 491 outcome and financial data that is published by the agency

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492 pursuant to s. 408.05(3)(k). The facility shall place a notice 493 in the reception area that such information is available 494 electronically and the website address. The licensed facility 495 may indicate that the pricing information is based on a 496 compilation of charges for the average patient and that each 497 patient's bill may vary from the average depending upon the 498 severity of illness and individual resources consumed. The 499 licensed facility may also indicate that the price of service is 500 negotiable for eligible patients based upon the patient's 501 ability to pay.

502 7. A patient has the right to receive a copy of an itemized
503 bill upon request. A patient has a right to be given an
504 explanation of charges upon request.

505 Section 3. Subsection (11) of section 395.301, Florida 506 Statutes, is amended to read:

507 395.301 Itemized patient bill; form and content prescribed 508 by the agency.-

(11) Each licensed facility shall make available on its Internet website a link to the performance outcome and financial data that is published by the Agency for Health Care Administration pursuant to s. 408.05(3)(k). The facility shall place a notice in the reception area that the information is available electronically and the facility's Internet website address.

516 Section 4. Section 465.0244, Florida Statutes, is amended 517 to read:

518 465.0244 Information disclosure.—Every pharmacy shall make 519 available on its Internet website a link to the performance 520 outcome and financial data that is published by the Agency for

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521 Health Care Administration pursuant to s. 408.05(3)(k) and shall 522 place in the area where customers receive filled prescriptions 523 notice that such information is available electronically and the 524 address of its Internet website.

525 Section 5. Subsection (2) of section 627.6499, Florida 526 Statutes, is amended to read:

527 627.6499 Reporting by insurers and third-party 528 administrators.-

529 (2) Each health insurance issuer shall make available on 530 its Internet website a link to the performance outcome and 531 financial data that is published by the Agency for Health Care 532 Administration pursuant to s. 408.05(3)(k) and shall include in 533 every policy delivered or issued for delivery to any person in 534 the state or any materials provided as required by s. 627.64725 535 notice that such information is available electronically and the 536 address of its Internet website.

537 Section 6. Subsection (7) of section 641.54, Florida 538 Statutes, is amended to read:

539

641.54 Information disclosure.-

540 (7) Each health maintenance organization shall make 541 available on its Internet website a link to the performance 542 outcome and financial data that is published by the Agency for 543 Health Care Administration pursuant to s. 408.05(3)(k) and shall 544 include in every policy delivered or issued for delivery to any 545 person in the state or any materials provided as required by s. 546 627.64725 notice that such information is available 547 electronically and the address of its Internet website. 548 Section 7. This act shall take effect July 1, 2013.

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