

LEGISLATIVE ACTION

Senate		House
Comm: WD		
04/22/2013	•	
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The Committee on Appropriations (Hays) recommended the following:

## Senate Amendment (with title amendment)

Between lines 104 and 105

insert:

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Section 2. Section 627.6474, Florida Statutes, is amended to read:

627.6474 Provider contracts.-

8 (1) A health insurer <u>may shall</u> not require a contracted 9 health care practitioner as defined in s. 456.001(4) to accept 10 the terms of other health care practitioner contracts with the 11 insurer or any other insurer, or health maintenance 12 organization, under common management and control with the



13 insurer, including Medicare and Medicaid practitioner contracts and those authorized by s. 627.6471, s. 627.6472, s. 636.035, or 14 s. 641.315, except for a practitioner in a group practice as 15 defined in s. 456.053 who must accept the terms of a contract 16 17 negotiated for the practitioner by the group, as a condition of continuation or renewal of the contract. Any contract provision 18 19 that violates this section is void. A violation of this subsection section is not subject to the criminal penalty 20 21 specified in s. 624.15. 22 (2) (a) A contract between a health insurer and a dentist 23 licensed under chapter 466 for the provision of services to an 24 insured may not contain any provision that requires the dentist 25 to provide services to the insured under such contract at a fee 26 set by the health insurer unless such services are covered 27 services under the applicable contract. 28 (b) Covered services are those services that are listed as 29 a benefit that the insured is entitled to receive under the 30 contract. An insurer may not provide merely de minimis reimbursement or coverage in order to avoid the requirements of 31 32 this section. Fees for covered services shall be set in good 33 faith and must not be nominal. 34 (c) A health insurer may not require as a condition of the 35 contract that the dentist participate in a discount medical plan 36 under part II of chapter 636. 37 Section 3. Subsection (13) is added to section 636.035, 38 Florida Statutes, to read: 39 636.035 Provider arrangements.-40 (13) (a) A contract between a prepaid limited health service organization and a dentist licensed under chapter 466 for the 41

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42	provision of services to a subscriber of the prepaid limited
43	health service organization may not contain any provision that
44	requires the dentist to provide services to the subscriber of
45	the prepaid limited health service organization at a fee set by
46	the prepaid limited health service organization unless such
47	services are covered services under the applicable contract.
48	(b) Covered services are those services that are listed as
49	a benefit that the subscriber is entitled to receive under the
50	contract. A prepaid limited health service organization may not
51	provide merely de minimis reimbursement or coverage in order to
52	avoid the requirements of this section. Fees for covered
53	services shall be set in good faith and must not be nominal.
54	(c) A prepaid limited health service organization may not
55	require as a condition of the contract that the dentist
56	participate in a discount medical plan under part II of this
57	chapter.
58	Section 4. Subsection (11) is added to section 641.315,
59	Florida Statutes, to read:
60	641.315 Provider contracts
61	(11) (a) A contract between a health maintenance
62	organization and a dentist licensed under chapter 466 for the
63	provision of services to a subscriber of the health maintenance
64	organization may not contain any provision that requires the
65	dentist to provide services to the subscriber of the health
66	maintenance organization at a fee set by the health maintenance
67	organization unless such services are covered services under the
68	applicable contract.
69	(b) Covered services are those services that are listed as
70	a benefit that the subscriber is entitled to receive under the

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71	contract. A health maintenance organization may not provide
72	merely de minimis reimbursement or coverage in order to avoid
73	the requirements of this section. Fees for covered services
74	shall be set in good faith and must not be nominal.
75	(c) A health maintenance organization may not require as a
76	condition of the contract that the dentist participate in a
77	discount medical plan under part II of chapter 636.
78	Section 5. Paragraph (a) of subsection (3) of section
79	766.1115, Florida Statutes, is amended, and paragraph (h) is
80	added to subsection (4) of that section, to read:
81	766.1115 Health care providers; creation of agency
82	relationship with governmental contractors
83	(3) DEFINITIONS.—As used in this section, the term:
84	(a) "Contract" means an agreement executed in compliance
85	with this section between a health care provider and a
86	governmental contractor <u>which allows</u> . This contract shall allow
87	the health care provider to deliver health care services to low-
88	income recipients as an agent of the governmental contractor.
89	The contract must be for volunteer, uncompensated services. For
90	services to qualify as volunteer, uncompensated services under
91	this section, the health care provider must receive no
92	compensation from the governmental contractor for <del>any</del> services
93	provided under the contract and must not bill or accept
94	compensation from the recipient, or $\underline{a}$ $\overline{any}$ public or private
95	third-party payor, for the specific services provided to the
96	low-income recipients covered by the contract.
97	(4) CONTRACT REQUIREMENTS.—A health care provider that
90	everyter a contract with a covernmental contractor to deliver

98 executes a contract with a governmental contractor to deliver 99 health care services on or after April 17, 1992, as an agent of



100 the governmental contractor is an agent for purposes of s. 101 768.28(9), while acting within the scope of duties under the 102 contract, if the contract complies with the requirements of this 103 section and regardless of whether the individual treated is 104 later found to be ineligible. A health care provider under 105 contract with the state may not be named as a defendant in any 106 action arising out of medical care or treatment provided on or 107 after April 17, 1992, under contracts entered into under this 108 section. The contract must provide that:

109 (h) As an agent of the governmental contractor for purposes 110 of s. 768.28(9), while acting within the scope of duties under 111 the contract, a health care provider licensed under chapter 466 may allow a patient or a parent or guardian of the patient to 112 113 voluntarily contribute a fee to cover costs of dental laboratory 114 work related to the services provided to the patient. This 115 contribution may not exceed the actual cost of the dental 116 laboratory charges and is deemed in compliance with this 117 section.

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A governmental contractor that is also a health care provider is not required to enter into a contract under this section with respect to the health care services delivered by its employees.

122Section 6. The amendments to ss. 627.6474, 636.035, and123641.315, Florida Statutes, apply to contracts entered into or124renewed on or after July 1, 2013.



129 and insert: 130 Legislature; amending s. 627.6474, F.S.; prohibiting a 131 contract between a health insurer and a dentist from 132 requiring the dentist to provide services at a fee set 133 by the insurer under certain circumstances; providing 134 that covered services are those services listed as a 135 benefit that the insured is entitled to receive under 136 a contract; prohibiting an insurer from providing 137 merely de minimis reimbursement or coverage; requiring 138 that fees for covered services be set in good faith 139 and not be nominal; prohibiting a health insurer from 140 requiring as a condition of a contract that a dentist 141 participate in a discount medical plan; amending s. 142 636.035, F.S.; prohibiting a contract between a 143 prepaid limited health service organization and a 144 dentist from requiring the dentist to provide services 145 at a fee set by the organization under certain circumstances; providing that covered services are 146 147 those services listed as a benefit that a subscriber 148 of a prepaid limited health service organization is 149 entitled to receive under a contract; prohibiting a 150 prepaid limited health service organization from 151 providing merely de minimis reimbursement or coverage; 152 requiring that fees for covered services be set in 153 good faith and not be nominal; prohibiting the prepaid 154 limited health service organization from requiring as 155 a condition of a contract that a dentist participate 156 in a discount medical plan; amending s. 641.315, F.S.; 157 prohibiting a contract between a health maintenance



158 organization and a dentist from requiring the dentist 159 to provide services at a fee set by the organization 160 under certain circumstances; providing that covered 161 services are those services listed as a benefit that a 162 subscriber of a health maintenance organization is 163 entitled to receive under a contract; prohibiting a 164 health maintenance organization from providing merely 165 de minimis reimbursement or coverage; requiring that 166 fees for covered services be set in good faith and not 167 be nominal; prohibiting the health maintenance 168 organization from requiring as a condition of a 169 contract that a dentist participate in a discount 170 medical plan; amending s. 766.1115, F.S.; revising a 171 definition; requiring a contract with a governmental 172contractor for health care services to include a provision for a health care provider licensed under 173 174 ch. 466, F.S., as an agent of the governmental 175 contractor, to allow a patient or a parent or guardian 176 of the patient to voluntarily contribute a fee to 177 cover costs of dental laboratory work related to the 178 services provided to the patient without forfeiting 179 sovereign immunity; prohibiting the contribution from 180 exceeding the actual amount of the dental laboratory 181 charges; providing that the contribution complies with 182 the requirements of s. 766.1115, F.S.; providing for 183 applicability; providing an effective date.