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A bill to be entitled

2 An act relating to dentists; amending s. 627.6474, 3 F.S.; prohibiting a contract between a health insurer 4 and a dentist from requiring the dentist to provide 5 services at a fee set by the insurer under certain 6 circumstances; providing that covered services are 7 those services listed as a benefit that the insured is 8 entitled to receive under a contract; prohibiting an 9 insurer from providing merely de minimis reimbursement 10 or coverage; requiring that fees for covered services 11 be set in good faith and not be nominal; prohibiting a 12 health insurer from requiring as a condition of a 13 contract that a dentist participate in a discount medical plan; amending s. 636.035, F.S.; prohibiting a 14 15 contract between a prepaid limited health service 16 organization and a dentist from requiring the dentist 17 to provide services at a fee set by the organization 18 under certain circumstances; providing that covered services are those services listed as a benefit that a 19 20 subscriber of a prepaid limited health service organization is entitled to receive under a contract; 21 22 prohibiting a prepaid limited health service 23 organization from providing merely de minimis 24 reimbursement or coverage; requiring that fees for 25 covered services be set in good faith and not be nominal; prohibiting the prepaid limited health 26 27 service organization from requiring as a condition of 28 a contract that a dentist participate in a discount

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29 medical plan; amending s. 641.315, F.S.; prohibiting a 30 contract between a health maintenance organization and a dentist from requiring the dentist to provide 31 services at a fee set by the organization under 32 33 certain circumstances; providing that covered services 34 are those services listed as a benefit that a 35 subscriber of a health maintenance organization is 36 entitled to receive under a contract; prohibiting a 37 health maintenance organization from providing merely 38 de minimis reimbursement or coverage; requiring that fees for covered services be set in good faith and not 39 be nominal; prohibiting the health maintenance 40 organization from requiring as a condition of a 41 42 contract that a dentist participate in a discount 43 medical plan; providing for application of the act; 44 providing an effective date. 45 46 Be It Enacted by the Legislature of the State of Florida: 47

48 Section 1. Section 627.6474, Florida Statutes, is amended 49 to read:

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627.6474 Provider contracts.-

51 (1) A health insurer <u>may shall</u> not require a contracted 52 health care practitioner as defined in s. 456.001(4) to accept 53 the terms of other health care practitioner contracts with the 54 insurer or any other insurer, or health maintenance 55 organization, under common management and control with the 56 insurer, including Medicare and Medicaid practitioner contracts

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57 and those authorized by s. 627.6471, s. 627.6472, s. 636.035, or 58 s. 641.315, except for a practitioner in a group practice as 59 defined in s. 456.053 who must accept the terms of a contract 60 negotiated for the practitioner by the group, as a condition of 61 continuation or renewal of the contract. Any contract provision 62 that violates this section is void. A violation of this 63 subsection section is not subject to the criminal penalty 64 specified in s. 624.15. 65 (2) (a) A contract between a health insurer and a dentist 66 licensed under chapter 466 for the provision of services to an 67 insured may not contain a provision that requires the dentist to 68 provide services to the insured under such contract at a fee set 69 by the health insurer unless such services are covered services 70 under the applicable contract. 71 (b) Covered services are those services that are listed as 72 a benefit that the insured is entitled to receive under the 73 contract. An insurer may not provide merely de minimis 74 reimbursement or coverage in order to avoid the requirements of 75 this section. Fees for covered services shall be set in good 76 faith and must not be nominal. 77 A health insurer may not require as a condition of the (C) 78 contract that the dentist participate in a discount medical plan 79 under part II of chapter 636. Section 2. Subsection (13) is added to section 636.035, 80 81 Florida Statutes, to read: 636.035 Provider arrangements.-82 83 (13) (a) A contract between a prepaid limited health service organization and a dentist licensed under chapter 466 84

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85	for the provision of services to a subscriber of the prepaid
86	limited health service organization may not contain a provision
87	that requires the dentist to provide services to the subscriber
88	of the prepaid limited health service organization at a fee set
89	by the prepaid limited health service organization unless such
90	services are covered services under the applicable contract.
91	(b) Covered services are those services that are listed as
92	a benefit that the subscriber is entitled to receive under the
93	contract. A prepaid limited health service organization may not
94	provide merely de minimis reimbursement or coverage in order to
95	avoid the requirements of this section. Fees for covered
96	services shall be set in good faith and must not be nominal.
97	(c) A prepaid limited health service organization may not
98	require as a condition of the contract that the dentist
99	participate in a discount medical plan under part II of this
100	chapter.
101	Section 3. Subsection (11) is added to section 641.315,
102	Florida Statutes, to read:
103	641.315 Provider contracts
104	(11) (a) A contract between a health maintenance
105	organization and a dentist licensed under chapter 466 for the
106	provision of services to a subscriber of the health maintenance
107	organization may not contain a provision that requires the
108	dentist to provide services to the subscriber of the health
109	maintenance organization at a fee set by the health maintenance
110	organization unless such services are covered services under the
111	applicable contract.
112	(b) Covered services are those services that are listed as
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113	a benefit that the subscriber is entitled to receive under the
114	contract. A health maintenance organization may not provide
115	merely de minimis reimbursement or coverage in order to avoid
116	the requirements of this section. Fees for covered services
117	shall be set in good faith and must not be nominal.
118	(c) A health maintenance organization may not require as a
119	condition of the contract that the dentist participate in a
120	discount medical plan under part II of chapter 636.
121	Section 4. This act applies to contracts entered into or
122	renewed on or after July 1, 2014.
123	Section 5. This act shall take effect July 1, 2014.

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