

	LEGISLATIVE ACTION	
Senate	•	House
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Floor: 1b/RE/2R	•	
05/03/2017 07:06 PM	•	
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Senator Garcia moved the following:

Senate Amendment to Amendment (449058) (with directory and title amendments)

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Between lines 636 and 637

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insert:

(4) PLAN REQUIREMENTS.—An eligible plan must disclose any business relationship that it has with any other eligible plan that responds to the invitation to negotiate. The agency may not select plans in the same region for the same managed care

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program which have a business relationship with each other. The agency may not select a long-term care provider service network

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12 authorized under s. 409.912(2) in any region that has a business 13 relationship with a health maintenance organization licensed under chapter 641, and may not select a long-term care provider 14 15 service network in any region that has a business relationship 16 with any entity that has a controlling interest in a health 17 maintenance organization licensed under chapter 641 or a common 18 parent of a health maintenance organization licensed under 19 chapter 641. An eligible plan that fails to comply with this 20 subsection is disqualified from participation in any region for 21 the first full contract period after the agency discovers the 22 business relationship. For the purpose of this section, the term 23 "business relationship" means a controlling interest, an 24 affiliate or subsidiary relationship, a common parent, or any 25 mutual interest in any limited partnership, limited liability 26 partnership, limited liability company, or other entity or business association, including all wholly or partially owned 27 28 subsidiaries, parent companies, or affiliates of such entities, business associations, or other enterprises, which exists for 29 30 the purpose of making a profit. The term does not include 31 subcontract arrangements unless the subcontract is between a 32 plan and an entity that is a parent, affiliate, or subsidiary of 33 the plan. 34 ===== D I R E C T O R Y C L A U S E A M E N D M E N T ====== 35 36 And the directory clause is amended as follows: Delete line 570 37 38 and insert: 39 amended, present subsections (4) and (5) are redesignated as

subsections (5) and (6), respectively, and a new subsection (4)

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41 is added to that section, to read: 42 ======= T I T L E A M E N D M E N T ========= 43 And the title is amended as follows: 44 45 Delete line 835 46 and insert: 47 of managed medical assistance plans; requiring an 48 eligible plan to disclose any business relationships it has with other eligible plans that respond to an 49 50 invitation to negotiate; prohibiting the agency from 51 selecting plans under certain circumstances; providing 52 for disqualification of an eligible plan from 53 participation in any region under certain 54 circumstances; defining the term "business 55 relationship"; amending s.