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1	A bill to be entitled
2	An act relating to direct health care agreements;
3	amending s. 624.27, F.S.; expanding the scope of
4	direct primary care agreements; providing definitions;
5	conforming provisions to changes made by the act;
6	providing an effective date.
7	
8	Be It Enacted by the Legislature of the State of Florida:
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10	Section 1. Section 624.27, Florida Statutes, is amended to
11	read:
12	624.27 Direct <u>health</u> primary care agreements; exemption
13	from code
14	(1) As used in this section, the term:
15	(a) "Direct <u>health</u> <del>primary</del> care agreement" means a
16	contract between a <u>health</u> <del>primary</del> care provider and a patient, a
17	patient's legal representative, or a patient's employer, which
18	meets the requirements of subsection (4) and does not indemnify
19	for services provided by a third party.
20	(b) " <u>Health</u> <del>Primary</del> care provider" means a health care
21	provider licensed under chapter 458, chapter 459, chapter 460,
22	or chapter 464, or a <u>health</u> <del>primary</del> care group practice, who
23	provides <u>health</u> <del>primary</del> care services to patients.
24	(c) " <u>Health</u> <del>Primary</del> care services" means the screening,
25	assessment, diagnosis, and treatment of a patient conducted

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within the competency and training of the <u>health</u> primary care provider for the purpose of promoting health or detecting and managing disease or injury.

(2) A direct <u>health</u> primary care agreement does not
constitute insurance and is not subject to the Florida Insurance
Code. The act of entering into a direct <u>health</u> primary care
agreement does not constitute the business of insurance and is
not subject to the Florida Insurance Code.

A <u>health</u> primary care provider or an agent of a <u>health</u>
 primary care provider is not required to obtain a certificate of
 authority or license under the Florida Insurance Code to market,
 sell, or offer to sell a direct health primary care agreement.

38 (4) For purposes of this section, a direct <u>health</u> primary
 39 care agreement must:

(a) Be in writing.

40

(b) Be signed by the <u>health</u> primary care provider or an
agent of the <u>health</u> primary care provider and the patient, the
patient's legal representative, or the patient's employer.

(c) Allow a party to terminate the agreement by giving the other party at least 30 days' advance written notice. The agreement may provide for immediate termination due to a violation of the physician-patient relationship or a breach of the terms of the agreement.

49 (d) Describe the scope of <u>health</u> primary care services
50 that are covered by the monthly fee.

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51 (e) Specify the monthly fee and any fees for <u>health</u>
52 primary care services not covered by the monthly fee.
53 (f) Specify the duration of the agreement and any

54 automatic renewal provisions.

(g) Offer a refund to the patient, the patient's legal representative, or the patient's employer of monthly fees paid in advance if the <u>health</u> primary care provider ceases to offer <u>health</u> primary care services for any reason.

59 (h) Contain, in contrasting color and in at least 12-point 60 type, the following statement on the signature page: "This agreement is not health insurance and the health primary care 61 62 provider will not file any claims against the patient's health insurance policy or plan for reimbursement of any health primary 63 64 care services covered by the agreement. This agreement does not 65 qualify as minimum essential coverage to satisfy the individual 66 shared responsibility provision of the Patient Protection and 67 Affordable Care Act, 26 U.S.C. s. 5000A. This agreement is not 68 workers' compensation insurance and does not replace an 69 employer's obligations under chapter 440."

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Section 2. This act shall take effect July 1, 2019.

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