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1  
2 An act relating to health care services; amending s.  
3 627.6686, F.S.; requiring a specified health insurance  
4 plan to provide specified coverage for treatment of  
5 Down syndrome; amending s. 641.31098, F.S.; requiring  
6 a specified health maintenance contract to provide  
7 specified health maintenance contract to provide  
8 specified coverage for treatment of Down syndrome;  
9 enacting s. 627.42392, F.S.; requiring a health  
10 insurer or a pharmacy benefits manager to only use a  
11 certain form; providing requirements for such form;  
12 providing legislative intent that the enactment of s.  
13 627.42392(2), F.S., made by this act controls;  
14 amending s. 395.003, F.S.; requiring hospitals,  
15 ambulatory surgical centers, specialty hospitals, and  
16 urgent care centers to comply with certain provisions  
17 as a condition of licensure; amending s. 395.301,  
18 F.S.; requiring a hospital to post on its website  
19 certain information regarding health insurers, health  
20 maintenance organizations, health care practitioners,  
21 and practice groups that it contracts with, and a  
22 specified disclosure statement; amending s. 408.7057,  
23 F.S.; providing requirements for settlement offers  
24 between certain providers and health plans in a  
25 specified dispute resolution program; requiring the  
26 Agency for Health Care Administration to include in



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27 | its rules additional requirements relating to a  
28 | resolution organization's process in considering  
29 | certain claim disputes; requiring a final order to be  
30 | subject to judicial review; amending ss. 456.072,  
31 | 458.331, and 459.015, F.S.; providing additional acts  
32 | that constitute grounds for denial of a license or  
33 | disciplinary action to which penalties apply; amending  
34 | s. 626.9541, F.S.; specifying an additional unfair  
35 | method of competition and unfair or deceptive act or  
36 | practice; creating s. 627.64194, F.S.; defining terms;  
37 | providing that an insurer is solely liable for payment  
38 | of certain fees to a nonparticipating provider;  
39 | providing limitations and requirements for  
40 | reimbursements by an insurer to a nonparticipating  
41 | provider; providing that certain disputes relating to  
42 | reimbursement of a nonparticipating provider shall be  
43 | resolved in a court of competent jurisdiction or  
44 | through a specified voluntary dispute resolution  
45 | process; amending s. 627.6471, F.S.; requiring an  
46 | insurer that issues a policy including coverage for  
47 | the services of a preferred provider to post on its  
48 | website certain information about participating  
49 | providers and physicians; requiring that specified  
50 | notice be included in policies issued after a  
51 | specified date which provide coverage for the services  
52 | of a preferred provider; amending s. 627.662, F.S.;



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53 providing applicability of provisions relating to  
54 coverage for services and payment collection  
55 limitations to group health insurance, blanket health  
56 insurance, and franchise health insurance; providing  
57 effective dates.

58

59 Be It Enacted by the Legislature of the State of Florida:

60

61 Section 1. Paragraph (b) of subsection (3) of section  
62 627.6686, Florida Statutes, is amended to read:

63 627.6686 Coverage for individuals with autism spectrum  
64 disorder required; exception.—

65 (3) A health insurance plan issued or renewed on or after  
66 April 1, 2009, shall provide coverage to an eligible individual  
67 for:

68 (b) Treatment of autism spectrum disorder and Down  
69 syndrome through speech therapy, occupational therapy, physical  
70 therapy, and applied behavior analysis. Applied behavior  
71 analysis services shall be provided by an individual certified  
72 pursuant to s. 393.17 or an individual licensed under chapter  
73 490 or chapter 491.

74 Section 2. Paragraph (b) of subsection (3) of section  
75 641.31098, Florida Statutes, is amended to read:

76 641.31098 Coverage for individuals with developmental  
77 disabilities.—

78 (3) A health maintenance contract issued or renewed on or



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79 after April 1, 2009, shall provide coverage to an eligible  
80 individual for:

81 (b) Treatment of autism spectrum disorder and Down  
82 syndrome, through speech therapy, occupational therapy, physical  
83 therapy, and applied behavior analysis services. Applied  
84 behavior analysis services shall be provided by an individual  
85 certified pursuant to s. 393.17 or an individual licensed under  
86 chapter 490 or chapter 491.

87 Section 3. Notwithstanding the enactment of subsection (2)  
88 made to s. 627.42392, Florida Statutes, by HB 423, 1st Eng.,  
89 2016 Regular Session, subsection (2) of s. 627.42392, Florida  
90 Statutes, is enacted to read:

91 (2) Notwithstanding any other provision of law, effective  
92 January 1, 2017 or six (6) months after the effective date of  
93 the rule adopting the prior authorization form, whichever is  
94 later, a health insurer, or a pharmacy benefits manager on  
95 behalf of the health insurer, which does not provide an  
96 electronic prior authorization process for use by its contracted  
97 providers, shall only use the prior authorization form that  
98 has been approved by the Financial Services Commission for  
99 granting a prior authorization for a medical procedure, course  
100 of treatment, or prescription drug benefit. Such form may not  
101 exceed two pages in length, excluding any instructions or  
102 guiding documentation, and must include all clinical  
103 documentation necessary for health insurer to make a decision.  
104 At a minimum, the form must include: (1) sufficient patient



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105 information to identify the member, date of birth, full name,  
106 and Health Plan ID number; (2) Provider name, address and phone  
107 number; (3) the medical procedure, course of treatment, or  
108 prescription drug benefit being requested, including the medical  
109 reason therefor, and all services tried and failed; (4) any  
110 laboratory documentation required; and (5) an attestation that  
111 all information provided is true and accurate.

112 Section 4. It is the intent of the Legislature that the  
113 enactment of s. 627.42392(2), Florida Statutes, made by this act  
114 shall control over the enactment of that subsection made by HB  
115 423, 1st Eng., 2016 Regular Session, regardless of the order in  
116 which the bills are enacted.

117 Section 5. Paragraph (d) is added to subsection (5) of  
118 section 395.003, Florida Statutes, to read:

119 395.003 Licensure; denial, suspension, and revocation.—

120 (5)

121 (d) A hospital, an ambulatory surgical center, a specialty  
122 hospital, or an urgent care center shall comply with ss.  
123 627.64194 and 641.513 as a condition of licensure.

124 Section 6. Subsection (13) is added to section 395.301,  
125 Florida Statutes, to read:

126 395.301 Itemized patient bill; form and content prescribed  
127 by the agency; patient admission status notification.—

128 (13) A hospital shall post on its website:

129 (a) The names and hyperlinks for direct access to the  
130 websites of all health insurers and health maintenance



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131 organizations for which the hospital contracts as a network  
132 provider or participating provider.

133 (b) A statement that:

134 1. Services may be provided in the hospital by the  
135 facility as well as by other health care practitioners who may  
136 separately bill the patient;

137 2. Health care practitioners who provide services in the  
138 hospital may or may not participate with the same health  
139 insurers or health maintenance organizations as the hospital;  
140 and

141 3. Prospective patients should contact the health care  
142 practitioner who will provide services in the hospital to  
143 determine which health insurers and health maintenance  
144 organizations the practitioner participates in as a network  
145 provider or preferred provider.

146 (c) As applicable, the names, mailing addresses, and  
147 telephone numbers of the health care practitioners and medical  
148 practice groups with which it contracts to provide services in  
149 the hospital, and instructions on how to contact the  
150 practitioners and groups to determine which health insurers and  
151 health maintenance organizations they participate in as network  
152 providers or preferred providers.

153 Section 7. Paragraph (h) is added to subsection (2) of  
154 section 408.7057, Florida Statutes, and subsections (3) and (4)  
155 of that section are amended, to read:

156 408.7057 Statewide provider and health plan claim dispute



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157 resolution program.—

158 (2)

159 (h) Either the contracted or noncontracted provider or the  
160 health plan may make an offer to settle the claim dispute when  
161 it submits a request for a claim dispute and supporting  
162 documentation. The offer to settle the claim dispute must state  
163 its total amount, and the party to whom it is directed has 15  
164 days to accept the offer once it is received. If the party  
165 receiving the offer does not accept the offer and the final  
166 order amount is more than 90 percent or less than 110 percent of  
167 the offer amount, the party receiving the offer must pay the  
168 final order amount to the offering party and is deemed a  
169 nonprevailing party for purposes of this section. The amount of  
170 an offer made by a contracted or noncontracted provider to  
171 settle an alleged underpayment by the health plan must be  
172 greater than 110 percent of the reimbursement amount the  
173 provider received. The amount of an offer made by a health plan  
174 to settle an alleged overpayment to the provider must be less  
175 than 90 percent of the alleged overpayment amount by the health  
176 plan. Both parties may agree to settle the disputed claim at any  
177 time, for any amount, regardless of whether an offer to settle  
178 was made or rejected.

179 (3) The agency shall adopt rules to establish a process to  
180 be used by the resolution organization in considering claim  
181 disputes submitted by a provider or health plan which must  
182 include:



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183        (a) That the resolution organization review and consider  
184 all documentation submitted by both the health plan and the  
185 provider;

186        (b) That the resolution organization's recommendation make  
187 findings of fact;

188        (c) That either party may request that the resolution  
189 organization conduct an evidentiary hearing in which both sides  
190 can present evidence and examine witnesses, and for which the  
191 cost of the hearing is equally shared by the parties;

192        (d) That the resolution organization may not communicate  
193 ex parte with either the health plan or the provider during the  
194 dispute resolution;

195        (e) That the resolution organization's written  
196 recommendation, including findings of fact relating to the  
197 calculation under s. 641.513(5) for the recommended amount due  
198 for the disputed claim, include any evidence relied upon; and

199        (f) That ~~the issuance by~~ the resolution organization ~~issue~~  
200 ~~of a written recommendation, supported by findings of fact,~~ to  
201 the agency within 60 days after the requested information is  
202 received by the resolution organization within the timeframes  
203 specified by the resolution organization. In no event shall the  
204 review time exceed 90 days following receipt of the initial  
205 claim dispute submission by the resolution organization.

206        (4) Within 30 days after receipt of the recommendation of  
207 the resolution organization, the agency shall adopt the  
208 recommendation as a final order. The final order is subject to





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209 judicial review pursuant to s. 120.68.

210 Section 8. Paragraph (oo) is added to subsection (1) of  
211 section 456.072, Florida Statutes, to read:

212 456.072 Grounds for discipline; penalties; enforcement.—

213 (1) The following acts shall constitute grounds for which  
214 the disciplinary actions specified in subsection (2) may be  
215 taken:

216 (oo) Willfully failing to comply with s. 627.64194 or s.  
217 641.513 with such frequency as to indicate a general business  
218 practice.

219 Section 9. Paragraph (tt) is added to subsection (1) of  
220 section 458.331, Florida Statutes, to read:

221 458.331 Grounds for disciplinary action; action by the  
222 board and department.—

223 (1) The following acts constitute grounds for denial of a  
224 license or disciplinary action, as specified in s. 456.072(2):

225 (tt) Willfully failing to comply with s. 627.64194 or s.  
226 641.513 with such frequency as to indicate a general business  
227 practice.

228 Section 10. Paragraph (vv) is added to subsection (1) of  
229 section 459.015, Florida Statutes, to read:

230 459.015 Grounds for disciplinary action; action by the  
231 board and department.—

232 (1) The following acts constitute grounds for denial of a  
233 license or disciplinary action, as specified in s. 456.072(2):

234 (vv) Willfully failing to comply with s. 627.64194 or s.



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235 641.513 with such frequency as to indicate a general business  
236 practice.

237 Section 11. Paragraph (gg) is added to subsection (1) of  
238 section 626.9541, Florida Statutes, to read:

239 626.9541 Unfair methods of competition and unfair or  
240 deceptive acts or practices defined.—

241 (1) UNFAIR METHODS OF COMPETITION AND UNFAIR OR DECEPTIVE  
242 ACTS.—The following are defined as unfair methods of competition  
243 and unfair or deceptive acts or practices:

244 (gg) Out-of-network reimbursement.—Willfully failing to  
245 comply with s. 627.64194 with such frequency as to indicate a  
246 general business practice.

247 Section 12. Section 627.64194, Florida Statutes, is  
248 created to read:

249 627.64194 Coverage requirements for services provided by  
250 nonparticipating providers; payment collection limitations.—

251 (1) As used in this section, the term:

252 (a) "Emergency services" means emergency services and  
253 care, as defined in s. 641.47(8), which are provided in a  
254 facility.

255 (b) "Facility" means a licensed facility as defined in s.  
256 395.002(16) and an urgent care center as defined in s.  
257 395.002(30).

258 (c) "Insured" means a person who is covered under an  
259 individual or group health insurance policy delivered or issued  
260 for delivery in this state by an insurer authorized to transact



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261 business in this state.

262 (d) "Nonemergency services" means the services and care  
263 that are not emergency services.

264 (e) "Nonparticipating provider" means a provider who is  
265 not a preferred provider as defined in s. 627.6471 or a provider  
266 who is not an exclusive provider as defined in s. 627.6472. For  
267 purposes of covered emergency services under this section, a  
268 facility licensed under chapter 395 or an urgent care center  
269 defined in s. 395.002(30) is a nonparticipating provider if the  
270 facility has not contracted with an insurer to provide emergency  
271 services to its insureds at a specified rate.

272 (f) "Participating provider" means, for purposes of this  
273 section, a preferred provider as defined in s. 627.6471 or an  
274 exclusive provider as defined in s. 627.6472.

275 (2) An insurer is solely liable for payment of fees to a  
276 nonparticipating provider of covered emergency services provided  
277 to an insured in accordance with the coverage terms of the  
278 health insurance policy, and such insured is not liable for  
279 payment of fees for covered services to a nonparticipating  
280 provider of emergency services, other than applicable  
281 copayments, coinsurance, and deductibles. An insurer must  
282 provide coverage for emergency services that:

283 (a) May not require prior authorization.

284 (b) Must be provided regardless of whether the services  
285 are furnished by a participating provider or a nonparticipating  
286 provider.



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287 (c) May impose a coinsurance amount, copayment, or  
288 limitation of benefits requirement for a nonparticipating  
289 provider only if the same requirement applies to a participating  
290 provider.

291

292 The provisions of s. 627.638 apply to this subsection.

293 (3) An insurer is solely liable for payment of fees to a  
294 nonparticipating provider of covered nonemergency services  
295 provided to an insured in accordance with the coverage terms of  
296 the health insurance policy, and such insured is not liable for  
297 payment of fees to a nonparticipating provider, other than  
298 applicable copayments, coinsurance, and deductibles, for covered  
299 nonemergency services that are:

300 (a) Provided in a facility that has a contract for the  
301 nonemergency services with the insurer which the facility would  
302 be otherwise obligated to provide under contract with the  
303 insurer; and

304 (b) Provided when the insured does not have the ability  
305 and opportunity to choose a participating provider at the  
306 facility who is available to treat the insured.

307

308 The provisions of s. 627.638 apply to this subsection.

309 (4) An insurer must reimburse a nonparticipating provider  
310 of services under subsections (2) and (3) as specified in s.  
311 641.513(5), reduced only by insured cost share responsibilities  
312 as specified in the health insurance policy, within the



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313 applicable timeframe provided in s. 627.6131.

314 (5) A nonparticipating provider of emergency services as  
315 provided in subsection (2) or a nonparticipating provider of  
316 nonemergency services as provided in subsection (3) may not be  
317 reimbursed an amount greater than the amount provided in  
318 subsection (4) and may not collect or attempt to collect from  
319 the insured, directly or indirectly, any excess amount, other  
320 than copayments, coinsurance, and deductibles. This section does  
321 not prohibit a nonparticipating provider from collecting or  
322 attempting to collect from the insured an amount due for the  
323 provision of noncovered services.

324 (6) Any dispute with regard to the reimbursement to the  
325 nonparticipating provider of emergency or nonemergency services  
326 as provided in subsection (4) shall be resolved in a court of  
327 competent jurisdiction or through the voluntary dispute  
328 resolution process in s. 408.7057.

329 Section 13. Subsection (2) of section 627.6471, Florida  
330 Statutes, is amended to read:

331 627.6471 Contracts for reduced rates of payment;  
332 limitations; coinsurance and deductibles.—

333 (2) Any insurer issuing a policy of health insurance in  
334 this state, which insurance includes coverage for the services  
335 of a preferred provider, must provide each policyholder and  
336 certificateholder with a current list of preferred providers and  
337 must make the list available on its website. The list must  
338 include, when applicable and reported, a listing by specialty of



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339 the names, addresses, and telephone numbers of all participating  
340 providers, including facilities, and, in the case of physicians,  
341 must also include board certifications, languages spoken, and  
342 any affiliations with participating hospitals. Information  
343 posted on the insurer's website must be updated on at least a  
344 calendar-month basis with additions or terminations of providers  
345 from the insurer's network or reported changes in physicians'  
346 hospital affiliations ~~for public inspection during regular~~  
347 ~~business hours at the principal office of the insurer within the~~  
348 ~~state.~~

349 Section 14. Effective upon this act becoming a law,  
350 subsection (7) is added to section 627.6471, Florida Statutes,  
351 to read:

352 627.6471 Contracts for reduced rates of payment;  
353 limitations; coinsurance and deductibles.—

354 (7) Any policy issued under this section after January 1,  
355 2017, must include the following disclosure: "WARNING: LIMITED  
356 BENEFITS WILL BE PAID WHEN NONPARTICIPATING PROVIDERS ARE USED.  
357 You should be aware that when you elect to utilize the services  
358 of a nonparticipating provider for a covered nonemergency  
359 service, benefit payments to the provider are not based upon the  
360 amount the provider charges. The basis of the payment will be  
361 determined according to your policy's out-of-network  
362 reimbursement benefit. Nonparticipating providers may bill  
363 insureds for any difference in the amount. YOU MAY BE REQUIRED  
364 TO PAY MORE THAN THE COINSURANCE OR COPAYMENT AMOUNT.



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365 Participating providers have agreed to accept discounted  
366 payments for services with no additional billing to you other  
367 than coinsurance, copayment, and deductible amounts. You may  
368 obtain further information about the providers who have  
369 contracted with your insurance plan by consulting your insurer's  
370 website or contacting your insurer or agent directly."

371 Section 15. Subsection (15) is added to section 627.662,  
372 Florida Statutes, to read:

373 627.662 Other provisions applicable.—The following  
374 provisions apply to group health insurance, blanket health  
375 insurance, and franchise health insurance:

376 (15) Section 627.64194, relating to coverage requirements  
377 for services provided by nonparticipating providers and payment  
378 collection limitations.

379 Section 16. Except as otherwise expressly provided in this  
380 act and except for this section, which shall take effect upon  
381 this act becoming a law, this act shall take effect July 1,  
382 2016.

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385