1	A bill to be entitled
2	An act relating to health maintenance organization
3	solvency; amending s. 624.4085, F.S.; redefining the
4	term "life and health insurer" to include health
5	maintenance organizations authorized only in this
6	state; providing an exception from the definition;
7	defining terms; creating s. 641.224, F.S.; specifying
8	a limitation on the premium to surplus ratio of a
9	health maintenance organization; providing formulas
10	for calculation; specifying requirements for a
11	projected annual gross written premium; defining the
12	term "gross written premium"; requiring the Office of
13	Insurance Regulation to take certain actions with
14	respect to a health maintenance organization if a
15	specified premium to surplus ratio is exceeded;
16	providing an exception; providing applicability;
17	providing a directive to the Division of Law Revision
18	and Information; providing an effective date.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Paragraph (g) of subsection (1) of section
23	624.4085, Florida Statutes, is amended to read:
24	624.4085 Risk-based capital requirements for insurers
25	(1) As used in this section, the term:
26	(g) "Life and health insurer" means an insurer authorized
I	Page 1 of 4

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27	or eligible under the Florida Insurance Code to underwrite life
28	or health insurance. The term <u>also</u> includes <u>:</u>
29	1. A property and casualty insurer writing that writes
30	accident and health insurance only.
31	2. Effective January 1, 2015, the term also includes A
32	health maintenance organization that is authorized in this state
33	and one or more other states, jurisdictions, or countries and a
34	prepaid limited health service organization <del>that is</del> authorized
35	in this state, except that: and one or more other states,
36	jurisdictions, or countries
37	a. The term does not include a prepaid limited health
38	service organization authorized in this state, but not
39	authorized in any other state, jurisdiction, or country; and
40	b. Until January 1, 2019, the term does not include a
41	health maintenance organization holding a certificate of
42	authority in this state before the effective date of this act,
43	but that is not authorized in any other state, jurisdiction, or
44	country.
45	
46	As used in this paragraph, the term "health maintenance
47	organization" has the same meaning as in s. 641.19, and the term
48	"prepaid limited health service organization" has the same
49	meaning as in s. 636.003.
50	Section 2. Section 641.224, Florida Statutes, is created
51	to read:
52	641.224 Premium to surplus ratio; limitations
	Page 2 of 4

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53 The premium to surplus ratio of a health maintenance (1) organization may not exceed 10 to 1. The ratio shall be 54 55 calculated by dividing premium by the current or projected 56 surplus. Premium shall be calculated as the product of the sum 57 of actual or projected gross written premium and actual or 58 projected risk revenue multiplied by 0.80. The ratio shall be 59 computed on an annualized basis. As used in this section, the term "gross written premium" means the sum of direct premium 60 61 written and reinsurance assumed. 62 A health maintenance organization shall base the (2) 63 projected annual gross written premium on its actual writings to 64 date for the current calendar year, writings for the immediately 65 preceding calendar year, or both. 66 (3) If a health maintenance organization exceeds the 67 premium to surplus ratio in subsection (1), the office must 68 either suspend the certificate of authority of the health 69 maintenance organization or establish by order the maximum 70 annual gross premium the health maintenance organization may 71 write to maintain the ratio, unless the health maintenance 72 organization demonstrates to the satisfaction of the office that 73 exceeding the ratio does not endanger its financial condition or 74 policyholder interests. 75 (4) A health maintenance organization with a surplus 76 exceeding \$40 million and written health maintenance contracts 77 in each of the immediately preceding 5 calendar years is not 78 subject to the requirements of this section.

## Page 3 of 4

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79	(5) A health maintenance organization holding a
80	certificate of authority before the effective date of this act
81	is not subject to this section until January 1, 2019.
82	Section 3. The Division of Law Revision and Information is
83	directed to replace the phrase "the effective date of this act"
84	where it occurs in this act with the date the act becomes a law.
85	Section 4. This act shall take effect upon becoming a law.
	Page 4 of 4