1 A bill to be entitled 2 An act relating to autism spectrum disorder; creating 3 s. 381.988, F.S.; requiring a physician, to whom the 4 parent or legal guardian of a minor reports observing 5 symptoms of autism spectrum disorder exhibited by the 6 minor, to refer the minor to an appropriate specialist 7 for screening for autism spectrum disorder under 8 certain circumstances; authorizing the parent or legal 9 guardian to have direct access to screening for, or evaluation or diagnosis of, autism spectrum disorder 10 11 for a minor from the Early Steps Program or another 12 appropriate specialist in autism spectrum disorder under certain circumstances; defining the term 13 14 "appropriate specialist"; amending ss. 627.6686 and 641.31098, F.S.; defining the term "direct patient 15 16 access"; requiring that certain insurers and health 17 maintenance organizations provide direct patient access for a minimum number of visits to an 18 19 appropriate specialist for screening for, or evaluation or diagnosis of, autism spectrum disorder; 20 21 providing effective dates. 22 23 Be It Enacted by the Legislature of the State of Florida: 24 Section 1. 25 Section 381.988, Florida Statutes, is created Page 1 of 11

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26 to read:

27 381.988 Screening for autism spectrum disorder.-28 If the parent or legal guardian of a minor believes (1) 29 that the minor exhibits symptoms of autism spectrum disorder and 30 reports his or her observation to a physician licensed under 31 chapter 458 or chapter 459, the physician shall screen the minor 32 in accordance with the guidelines of the American Academy of 33 Pediatrics. If the physician determines that referral to a 34 specialist is medically necessary, the physician shall refer the 35 minor to an appropriate specialist to determine whether the 36 minor meets diagnostic criteria for autism spectrum disorder. If 37 the physician determines that referral to a specialist is not medically necessary, the physician shall inform the parent or 38 39 legal guardian that the parent or legal guardian may have direct 40 access to screening for, or evaluation or diagnosis of, autism 41 spectrum disorder for the minor from the Early Steps Program or 42 another appropriate specialist in autism spectrum disorder 43 without a referral or other authorization for at least three 44 visits per policy or contract year. This section does not apply 45 to a physician providing care under s. 395.1041. 46 (2) As used in this section, the term "appropriate 47 specialist" means a qualified professional licensed in this 48 state who is experienced in the evaluation of autism spectrum 49 disorder and has training in validated diagnostic tools. The 50 term includes, but is not limited to:

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51 (a) A psychologist; 52 (b) A psychiatrist; 53 (c) A neurologist; or 54 (d) A developmental or behavioral pediatrician. 55 Section 2. Effective January 1, 2018, section 627.6686, 56 Florida Statutes, is amended to read: 57 627.6686 Coverage for individuals with autism spectrum 58 disorder required; exception.-This section and s. 641.31098 may be cited as the 59 (1)60 "Steven A. Geller Autism Coverage Act." As used in this section, the term: 61 (2)62 (a) "Applied behavior analysis" means the design, implementation, and evaluation of environmental modifications, 63 64 using behavioral stimuli and consequences, to produce socially 65 significant improvement in human behavior, including, but not 66 limited to, the use of direct observation, measurement, and 67 functional analysis of the relations between environment and behavior. 68 69 (b) "Autism spectrum disorder" means any of the following 70 disorders as defined in the most recent edition of the 71 Diagnostic and Statistical Manual of Mental Disorders of the 72 American Psychiatric Association: 1. Autistic disorder. 73 74 2. Asperger's syndrome. Pervasive developmental disorder not otherwise 75 3. Page 3 of 11

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76 specified.

77 (c) "Direct patient access" means the ability of an 78 insured to obtain services from a contracted provider without a 79 referral or other authorization before receiving services.

80 <u>(d) (c)</u> "Eligible individual" means an individual <u>younger</u> 81 <u>than under</u> 18 years of age or an individual 18 years of age or 82 older who is in high school who has been diagnosed as having a 83 developmental disability at 8 years of age or younger.

84 <u>(e) (d)</u> "Health insurance plan" means a group health 85 insurance policy or group health benefit plan offered by an 86 insurer which includes the state group insurance program 87 provided under s. 110.123. The term does not include any health 88 insurance plan offered in the individual market, any health 89 insurance plan that is individually underwritten, or any health 90 insurance plan provided to a small employer.

91 <u>(f) (e)</u> "Insurer" means an insurer providing health 92 insurance coverage, which is licensed to engage in the business 93 of insurance in this state and is subject to insurance 94 regulation.

95 (3) A health insurance plan issued or renewed on or after 96 <u>January 1, 2018, must</u> April 1, 2009, shall provide coverage to 97 an eligible individual for:

98 (a) Direct patient access to an appropriate specialist, as
 99 defined in s. 381.988, for a minimum of three visits per policy
 100 year for screening for, or evaluation or diagnosis of, autism

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101 spectrum disorder. 102 (b) (a) Well-baby and well-child screening for diagnosing 103 the presence of autism spectrum disorder. 104 (c) (b) Treatment of autism spectrum disorder and Down 105 syndrome through speech therapy, occupational therapy, physical 106 therapy, and applied behavior analysis. Applied behavior 107 analysis services must shall be provided by an individual certified pursuant to s. 393.17 or an individual licensed under 108 109 chapter 490 or chapter 491. 110 (4) The coverage required under pursuant to subsection (3) is subject to the following requirements: 111 112 (a) Except as provided in paragraph (3)(a), coverage is shall be limited to treatment that is prescribed by the 113 114 insured's treating physician in accordance with a treatment 115 plan. Coverage for the services described in subsection (3) 116 (b) 117 is shall be limited to \$36,000 annually and may not exceed 118 \$200,000 in total lifetime benefits. 119 (c) Coverage may not be denied on the basis that provided services are habilitative in nature. 120 121 Coverage may be subject to other general exclusions (d) 122 and limitations of the insurer's policy or plan, including, but not limited to, coordination of benefits, participating provider 123 124 requirements, restrictions on services provided by family or 125 household members, and utilization review of health care Page 5 of 11

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126 services, including the review of medical necessity, case 127 management, and other managed care provisions.

(5) The coverage required <u>under</u> pursuant to subsection (3) may not be subject to dollar limits, deductibles, or coinsurance provisions that are less favorable to an insured than the dollar limits, deductibles, or coinsurance provisions that apply to physical illnesses that are generally covered under the health insurance plan, except as otherwise provided in subsection (4).

(6) An insurer may not deny or refuse to issue coverage
for medically necessary services <u>for an individual because the</u>
<u>individual is diagnosed as having a developmental disability</u>,
<u>and may not</u> refuse to contract with <u>such an individual</u>, or
refuse to renew or reissue or otherwise terminate or restrict
coverage for <u>such</u> an individual <u>because the individual is</u>
<u>diagnosed as having a developmental disability</u>.

The treatment plan required under pursuant to 141 (7)142 subsection (4) must shall include all elements necessary for the 143 health insurance plan to appropriately pay claims. These 144 elements include, but are not limited to, a diagnosis, the 145 proposed treatment by type, the frequency and duration of 146 treatment, the anticipated outcomes stated as goals, the 147 frequency with which the treatment plan will be updated, and the signature of the treating physician. 148

(8) The maximum benefit under paragraph (4) (b) shall beadjusted annually on January 1 of each calendar year to reflect

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151 any change from the previous year in the medical component of 152 the then current Consumer Price Index for All Urban Consumers, 153 published by the Bureau of Labor Statistics of the United States 154 Department of Labor.

(9) This section <u>does may</u> not <u>limit</u> be construed as
 limiting benefits and coverage otherwise available to an insured
 under a health insurance plan.

Section 3. Effective January 1, 2018, section 641.31098,Florida Statutes, is amended to read:

160 641.31098 Coverage for individuals with developmental 161 disabilities.-

162 (1) This section and s. 627.6686 may be cited as the163 "Steven A. Geller Autism Coverage Act."

164

(2) As used in this section, the term:

(a) "Applied behavior analysis" means the design,
implementation, and evaluation of environmental modifications,
using behavioral stimuli and consequences, to produce socially
significant improvement in human behavior, including, but not
limited to, the use of direct observation, measurement, and
functional analysis of the relations between environment and
behavior.

(b) "Autism spectrum disorder" means any of the following
disorders as defined in the most recent edition of the
Diagnostic and Statistical Manual of Mental Disorders of the
American Psychiatric Association:

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176 1. Autistic disorder. 177 2. Asperger's syndrome. 178 3. Pervasive developmental disorder not otherwise 179 specified. 180 (c) "Direct patient access" means the ability of an 181 insured to obtain services from an in-network provider without a 182 referral or other authorization before receiving services. 183 (d) (c) "Eligible individual" means an individual younger 184 than under 18 years of age or an individual 18 years of age or 185 older who is in high school who has been diagnosed as having a 186 developmental disability at 8 years of age or younger. 187 (e) (d) "Health maintenance contract" means a group health 188 maintenance contract offered by a health maintenance 189 organization. This term does not include a health maintenance 190 contract offered in the individual market, a health maintenance 191 contract that is individually underwritten, or a health 192 maintenance contract provided to a small employer. 193 A health maintenance contract issued or renewed on or (3) 194 after January 1, 2018, April 1, 2009, shall provide coverage to 195 an eligible individual for: 196 (a) Direct patient access to an appropriate specialist, as defined in s. 381.988, for a minimum of three visits per 197 contract year for screening for, or evaluation or diagnosis of, 198 199 autism spectrum disorder. 200 (b) (a) Well-baby and well-child screening for diagnosing

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201 the presence of autism spectrum disorder.

202 <u>(c) (b)</u> Treatment of autism spectrum disorder and Down 203 syndrome, through speech therapy, occupational therapy, physical 204 therapy, and applied behavior analysis services. Applied 205 behavior analysis services shall be provided by an individual 206 certified <u>under pursuant to</u> s. 393.17 or an individual licensed 207 under chapter 490 or chapter 491.

(4) The coverage required <u>under pursuant to</u> subsection (3)
is subject to the following requirements:

(a) Except as provided in paragraph (3)(a), coverage is
 shall be limited to treatment that is prescribed by the
 subscriber's treating physician in accordance with a treatment
 plan.

(b) Coverage for the services described in subsection (3)
is shall be limited to \$36,000 annually and may not exceed
\$200,000 in total benefits.

(c) Coverage may not be denied on the basis that providedservices are habilitative in nature.

(d) Coverage may be subject to general exclusions and limitations of the subscriber's contract, including, but not limited to, coordination of benefits, participating provider requirements, and utilization review of health care services, including the review of medical necessity, case management, and other managed care provisions.

225

(5) The coverage required <u>under</u> pursuant to subsection (3)

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may not be subject to dollar limits, deductibles, or coinsurance provisions that are less favorable to a subscriber than the dollar limits, deductibles, or coinsurance provisions that apply to physical illnesses that are generally covered under the subscriber's contract, except as otherwise provided in subsection (4) (3).

232 (6) A health maintenance organization may not deny or 233 refuse to issue coverage for medically necessary services for an 234 individual solely because the individual is diagnosed as having 235 a developmental disability, and may not refuse to contract with 236 such an individual \overline{r} or refuse to renew or reissue or otherwise 237 terminate or restrict coverage for such an individual solely 238 because the individual is diagnosed as having a developmental 239 disability.

(7) The treatment plan required <u>under pursuant to</u> subsection (4) shall include, but <u>need is not be</u> limited to, a diagnosis, the proposed treatment by type, the frequency and duration of treatment, the anticipated outcomes stated as goals, the frequency with which the treatment plan will be updated, and the signature of the treating physician.

(8) The maximum benefit under paragraph (4) (b) shall be
adjusted annually on January 1 of each calendar year to reflect
any change from the previous year in the medical component of
the then current Consumer Price Index for All Urban Consumers,
published by the Bureau of Labor Statistics of the United States

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251 Department of Labor.

252 Section 4. Except as otherwise expressly provided in this 253 act, this act shall take effect July 1, 2017.

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