Senator Haridopolos moved the following:

**Senate Amendment (with title amendment)**

Between lines 3616 and 3617
insert:
Section 98. Section 627.64995, Florida Statutes, is created
to read:

627.64995 Restrictions on use of funds for state
exchanges.—
(1) A health insurance policy or group health insurance
policy purchased in whole or in part with state or federal funds
through an exchange created pursuant to the federal Patient
Protection and Affordable Care Act may not provide coverage for
an abortion as defined in s. 390.011(1). A policy is deemed to
be purchased with state or federal funds if it is a policy
toward which any tax credit or cost-sharing credit is applied.

(2) This section does not prohibit coverage for an abortion
that is performed to save the life or physical health of the
mother or if the pregnancy resulted from an act of rape or
incest.

(3) This section may not be construed to prevent a health
insurance plan or group health insurance plan from providing any
private person or entity with separate coverage for abortions,
provided such coverage is not purchased, in whole or in part,
with state or federal funds.

(4) For purposes of this section, the term “state” means
the State of Florida or any of its political subdivisions.

Section 99. Section 641.31099, Florida Statutes, is created
to read:

641.31099 Restrictions on the use of funds for state
exchanges.—

(1) A health maintenance contract under which coverage is
purchased in whole or in part with state or federal funds
through an exchange created pursuant to the federal Patient
Protection and Affordable Care Act may not provide coverage for
an abortion as defined in s. 390.011(1). Coverage under a health
maintenance contract is deemed to be purchased with state or
federal funds if the coverage is provided under a contract
toward which any tax credit or cost-sharing credit is applied.

(2) This section does not prohibit coverage for an abortion
that is performed to save the life or physical health of the
mother or if the pregnancy resulted from an act of rape or
incest.
(3) This section may not be construed to prevent a health maintenance contract from providing any private person or entity with separate coverage for abortions, provided such coverage is not purchased, in whole or in part, with state or federal funds.

(4) For purposes of this section, the term “state” means the State of Florida or any of its political subdivisions.

And the title is amended as follows:

Delete line 272 and insert:

references; revising a reference; creating s. 627.64995, F.S.; prohibiting the use of state or federal funds to provide coverage for abortions in an exchange created pursuant to federal law; specifying conditions under which a health insurance policy or group health insurance policy is deemed to be purchased with state or federal funds; providing exceptions; creating s. 641.31099, F.S.; prohibiting the use of state or federal funds to provide coverage for abortions in an exchange created pursuant to federal law; specifying conditions under which a health maintenance contract is deemed to provide coverage purchased with state or federal funds; providing exceptions; providing an effective