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1 A bill to be entitled 2 An act relating to coverage for diagnostic and 3 supplemental breast examinations; amending s. 110.123, F.S.; defining the terms "cost sharing requirement" 4 5 "diagnostic breast examination" and "supplemental 6 breast examination"; prohibiting the state group 7 insurance program from imposing any enrollee cost-8 sharing liability with respect to coverage for 9 diagnostic breast examinations and supplemental breast examinations; providing applicability; providing an 10 11 effective date. 12 Be It Enacted by the Legislature of the State of Florida: 13 14 Section 1. Paragraphs (s), (t), and (u) are added to 15 16 subsection (2) of section 110.123, Florida Statutes, to read: 17 110.123 State group insurance program.-18 (2)DEFINITIONS.—As used in ss. 110.123-110.1239, the 19 term: 20 "Cost-sharing requirement" means an insured's deductible, coinsurance, copayment, or similar out-of-pocket 21 22 expense. 23 "Diagnostic breast examination" means a medically (t)

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but not limited to, an examination using diagnostic mammography,

necessary and appropriate examination of the breast, including,

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breast ma	gnetic :	resonan	ce ima	ging,	or br	reast	ultras	ound,	which
is used t	o evalua	ate an	abnorm	ality	that	is se	en or	suspe	cted
from a so	creening	examin	ation	for br	east	cance	r.		

- (u) "Supplemental breast examination" means a medically necessary and appropriate examination of the breast, including, but not limited to, an examination using breast magnetic resonance imaging or breast ultrasound, which is:
- 1. Used to screen for breast cancer when there is no abnormality seen or suspected; and
- 2. Based on personal or family medical history or additional factors that may increase the person's risk of breast cancer.
- Section 2. Subsection (5) is added to section 110.12303, Florida Statutes, to read:
- 110.12303 State group insurance program; additional benefits; price transparency program; reporting.—
- (5) In any contract or plan for state employee health benefits which provides coverages for diagnostic breast examinations or supplemental breast examinations, the state group insurance program may not impose any enrollee cost-sharing liability. If, under federal law, the application of this subsection would result in health savings account ineligibility under s. 223 of the Internal Revenue Code, the prohibition under this subsection applies only to health savings account qualified high-deductible health plans with respect to the deductible of

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such a plan after the person has satisfied the minimum deductible under s. 223 of the Internal Revenue Code, except with respect to items or services that are preventive care pursuant to s. 223(c)(2)(C) of the Internal Revenue Code, in which case the requirements of s. 223(c)(2)(A) of the Internal Revenue Code apply regardless of whether the minimum deductible under s. 223 of the Internal Revenue Code has been satisfied.

Section 3. This act shall take effect January 1, 2025.

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