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25 F.S; revising a prohibition against the Office 26 of Insurance Regulation for nonapproval of 27 certain forms; specifying cancellation 28 requirements for home warranty contracts; 29 providing return of premium requirements; 30 authorizing an administrative fee; specifying	23	contractual liability insurance purchased by a
of Insurance Regulation for nonapproval of certain forms; specifying cancellation requirements for home warranty contracts; providing return of premium requirements; authorizing an administrative fee; specifying	24	home warranty association; amending s. 634.312,
certain forms; specifying cancellation requirements for home warranty contracts; providing return of premium requirements; authorizing an administrative fee; specifying	25	F.S; revising a prohibition against the Office
requirements for home warranty contracts; providing return of premium requirements; authorizing an administrative fee; specifying	26	of Insurance Regulation for nonapproval of
providing return of premium requirements; authorizing an administrative fee; specifying	27	certain forms; specifying cancellation
authorizing an administrative fee; specifying	28	requirements for home warranty contracts;
	29	providing return of premium requirements;
refund amounts for a home warranty under	30	authorizing an administrative fee; specifying
	31	refund amounts for a home warranty under

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certain circumstances; amending s. 634.336,
 2
           F.S.; removing cancellation practices from the
 3
           provisions that constitute unfair methods of
           competition and unfair or deceptive acts or
 4
           practices; creating s. 634.4062, F.S.;
 5
 6
           prohibiting a service warranty association from
 7
           investing or lending association funds for
 8
           specified purposes; repealing s. 634.345, F.S.,
 9
           relating to a buyer's right to cancel a home
           warranty; providing an effective date.
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11
   Be It Enacted by the Legislature of the State of Florida:
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14
           Section 1. Subsection (6) is added to section 634.031,
   Florida Statutes, to read:
15
           634.031 License required.--
16
          (6) Any person that is an affiliate of a licensed
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18
   motor vehicle service agreement company which is domiciled in
19
    this state and which uses contractual liability insurance to
    qualify with the requirements of s. 634.041 is exempt from
20
    application of this part if the person does not issue, market,
2.1
22
    or cause to be marketed motor vehicle service agreements to
23
    residents of this state and does not administer motor vehicle
24
    service agreements that were originally issued to residents of
    this state. Any affiliated person operating from this state
2.5
26
    under this subsection must use a licensed motor vehicle
    service agreement company to administer all service agreements
2.7
28
    issued by such person in other states. If the office
29
   determines, after notice and opportunity for hearing in
    accordance with s. 120.569, that a person's intentional
30
   business practices do not comply with any part of the
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1	exemption requirements of this subsection, the person shall be
2	subject to this part. The motor vehicle service agreement
3	company shall be liable for all acts of and responsible for
4	all violations of this part by an affiliated person operating
5	from this state.
6	Section 2. Section 634.042, Florida Statutes, is
7	created to read:
8	634.042 Prohibited investments and loansA motor
9	vehicle service agreement company shall not directly or
10	indirectly invest in or lend its funds upon the security of
11	any note or other evidence of indebtedness of any director,
12	officer, or controlling stockholder of the motor vehicle
13	service agreement company. This prohibition applies only to
14	investments and loans initially reported on motor vehicle
15	service agreement financial statements after the third
16	quarterly statement for 2006.
17	Section 3. Subsection (3) of section 634.301, Florida
18	Statutes, is amended to read:
19	634.301 DefinitionsAs used in this part, the term:
20	(3) "Home warranty" or "warranty" means any contract
21	or agreement:
22	(a) Offered in connection with the sale of residential
23	property;
24	(b) Offered in connection with a loan of \$5,000 or
25	more which is secured by residential property that is the
26	subject of the warranty, but not in connection with the sale
27	of such property; or
28	(c) Offered in connection with a home improvement of
29	\$7,500 or more for residential property that is the subject of
30	the warranty, but not in connection with the sale of such
31	property;

1	
2	whereby a person undertakes to indemnify the warranty holder
3	against the cost of repair or replacement, or actually
4	furnishes repair or replacement, of any structural component
5	or appliance of a home, necessitated by wear and tear or an
6	inherent defect of any such structural component or appliance
7	or necessitated by the failure of an inspection to detect the
8	likelihood of any such loss. However, this part does not
9	prohibit the giving of usual performance guarantees by either
10	the builder of a home or the manufacturer or seller of an
11	appliance, as long as no identifiable charge is made for such
12	guarantee. This part does not permit the provision of
13	indemnification against consequential damages arising from the
14	failure of any structural component or appliance of a home,
15	which practice constitutes the transaction of insurance
16	subject to all requirements of the insurance code. This part
17	does not apply to service contracts entered into between
18	consumers and nonprofit organizations or cooperatives the
19	members of which consist of condominium associations and
20	condominium owners and which perform repairs and maintenance
21	for appliances or maintenance of the residential property.
22	This part does not apply to a contract or agreement offered in
23	connection with a sale of residential property by a warranty
24	association in compliance with part III, provided such
25	contract or agreement only relates to the systems and
26	appliances of the covered residential property and does not
27	cover any structural component of the residential property.
28	Section 4. Section 634.3076, Florida Statutes, is
29	created to read:
30	634.3076 Prohibited investments and loans A home

31 warranty association shall not directly or indirectly invest

1	in or lend its funds upon the security of any note or other
2	evidence of indebtedness of any director, officer, or
3	controlling stockholder of the home warranty association. This
4	prohibition applies only to investments and loans initially
5	reported on a home warranty association's financial statements
6	after the third quarterly statement for 2006.
7	Section 5. Paragraph (d) is added to subsection (3) of
8	section 634.3077, Florida Statutes, to read:
9	634.3077 Financial requirements
10	(3) An association shall not be required to set up an
11	unearned premium reserve if it has purchased contractual
12	liability insurance which demonstrates to the satisfaction of
13	the office that 100 percent of its claim exposure is covered
14	by such insurance. Such contractual liability insurance shall
15	be obtained from an insurer that holds a certificate of
16	authority to do business within the state or from an insurer
17	approved by the office as financially capable of meeting the
18	obligations incurred pursuant to the policy. For purposes of
19	this subsection, the contractual liability policy shall
20	contain the following provisions:
21	(d) The contractual liability insurance policy shall
22	insure all home warranty contracts that were issued while the
23	policy was in effect whether or not the premium has been
24	remitted to the insurer.
25	Section 6. Subsection (3) of section 634.312, Florida
26	Statutes, is amended, and subsection (8) is added to that
27	section, to read:
28	634.312 Filing: approval of forms
29	(3) The office shall not approve any such form $\underline{\text{that}}$
30	imposes which allows for more than nine annual renewals or
31	which renewal contracts provide that the cost of renewal

exceeds the then current cost for new warranty contracts or 2 impose a fee for inspection of the premises. 3 (8) Each home warranty contract shall contain a 4 cancellation provision. Any home warranty agreement may be 5 canceled by the purchaser within 10 days after purchase. The refund must be 100 percent of the gross premium paid, less any 6 7 claims paid on the agreement. A reasonable administrative fee 8 may be charged, not to exceed 5 percent of the gross premium 9 paid by the warranty agreement holder. After the home warranty agreement has been in effect for 10 days, if the contract is 10 canceled by the warranty holder, a return of premium shall be 11 based upon 90 percent of unearned pro rata premium less any 12 claims that have been paid. If the contract is canceled by the 13 14 association for any reason other than for fraud or misrepresentation, a return of premium shall be based upon 100 15 percent of unearned pro rata premium. 16 Section 7. Subsection (8) of section 634.336, Florida 17 18 Statutes, is amended to read: 634.336 Unfair methods of competition and unfair or 19 deceptive acts or practices defined .-- The following methods, 20 acts, or practices are defined as unfair methods of 21 22 competition and unfair or deceptive acts or practices: 23 (8) COERCION OF DEBTORS. -- When a home warranty is sold 24 as authorized by s. 634.301(3)(b): (a) Requiring, as a condition precedent or condition 2.5 subsequent to the lending of the money or the extension of the 26 credit or any renewal thereof, that the person to whom such 2.7

30 634.344<u>.</u>; or

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(b) Failing to provide the advice required by s.

credit is extended purchase a home warranty; or

1	(c) Failing to comply with the provisions of s.
2	634.345.
3	Section 8. Section 634.4062, Florida Statutes, is
4	created to read:
5	634.4062 Prohibited investments and loansA service
6	warranty association shall not directly or indirectly invest
7	in or lend its funds upon the security of any note or other
8	evidence of indebtedness of any director, officer, or
9	controlling stockholder of the service warranty association.
10	This prohibition applies only to investments and loans
11	initially reported on a service warranty association's
12	financial statements after the third quarterly statement for
13	<u>2006.</u>
14	Section 9. <u>Section 634.345, Florida Statutes, is</u>
15	repealed.
16	Section 10. This act shall take effect July 1, 2006.
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