ENROLLED 2008 Legislature

CS for SB 648, 1st Engrossed

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2	An act relating to insurable interests; amending s.
3	627.404, F.S.; providing definitions; providing for the
4	requirement of an insurable interest in an insured at the
5	time of an insurance contract; providing for actions by
6	the insured to recover benefits under such a contract paid
7	to a person lacking such an interest at the time such
8	contract was executed; requiring the consent of the person
9	insured for certain contracts; providing exceptions;
10	providing applicability; providing intent; providing an
11	effective date.
12	
13	Be It Enacted by the Legislature of the State of Florida:
14	
15	Section 1. Section 627.404, Florida Statutes, is amended to
16	read:
17	627.404 Insurable interest; personal insurance
18	(1) Any individual of legal capacity may procure or effect
19	an insurance contract on his or her own life or body for the
20	benefit of any person, but no person shall procure or cause to be
21	procured or effected an insurance contract on the life or body of
22	another individual unless the benefits under such contract are
23	payable to the individual insured or his or her personal
24	representatives, or to any person having, at the time such
25	contract was made, an insurable interest in the individual
26	insured. The insurable interest need not exist after the
27	inception date of coverage under the contract.
28	(2) For purposes of this section, the term:
29	(a) "Business entity" includes, but is not limited to, a

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30	joint venture, partnership, corporation, limited liability
31	company, and business trust.
32	(b) "Insurable interest" as to life, health, or disability
33	insurance includes only the following interests:
34	1. An individual has an insurable interest in his or her
35	own life, body, and health.
36	2. An individual has an insurable interest in the life,
37	body, and health of another person to whom the individual is
38	closely related by blood or by law and in whom the individual has
39	a substantial interest engendered by love and affection.
40	3. An individual has an insurable interest in the life,
41	body, and health of another person if such individual has an
42	expectation of a substantial pecuniary advantage through the
43	continued life, health, and safety of that other person and
44	consequent substantial pecuniary loss by reason of the death,
45	injury, or disability of that other person.
46	4. An individual party to a contract for the purchase or
47	sale of an interest in any business entity has an insurable
48	interest in the life of each other party to such contract for the
49	purpose of such contract only.
50	5. A trust, or the trustee of a trust, has an insurable
51	interest in the life of an individual insured under a life
52	insurance policy owned by the trust, or the trustee of the trust
53	acting in a fiduciary capacity, if the insured is the grantor of
54	the trust; an individual closely related by blood or law to the
55	grantor; or an individual in whom the grantor otherwise has an
56	insurable interest if, in each of the situations described in
57	subsection (5), the life insurance proceeds are primarily for the
58	benefit of trust beneficiaries having an insurable interest in

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59	the life of the insured.
60	6. A guardian, trustee, or other fiduciary, acting in a
61	fiduciary capacity, has an insurable interest in the life of any
62	person for whose benefit the fiduciary holds property, and in the
63	life of any other individual in whose life the person has an
64	insurable interest so long as the life insurance proceeds are
65	primarily for the benefit of persons having an insurable interest
66	in the life of the insured.
67	7. A charitable organization meeting the requirements of s.
68	501(c)(3) of the United States Internal Revenue Code, as amended,
69	has an insurable interest in the life of any person who consents
70	in writing to the organization's ownership or purchase of that
71	insurance.
72	8. A trustee, sponsor, or custodian of assets held in any
73	plan governed by the Employee Retirement Income Security Act of
74	1974, 29 U.S.C. ss. 1001 et seq., or in any other retirement or
75	employee benefit plan, has an insurable interest in the life of
76	any participant in the plan with the written consent of the
77	prospective insured. An employer, trustee, sponsor, or custodian
78	may not retaliate or take adverse action against any participant
79	who does not consent to the issuance of insurance on the
80	participant's life.
81	9. A business entity has an insurable interest in the life,
82	body, and health of any of the owners, directors, officers,
83	partners, and managers of the business entity or any affiliate or
84	subsidiary of the business entity, or key employees or key
85	persons of the business entity or affiliate or subsidiary, if
86	consent is obtained in writing from the key employees or persons
87	before the insurance is purchased. The business entity or

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88	affiliate or subsidiary may not retaliate or take adverse action
89	against any key employee or person who does not consent to the
90	issuance of insurance on the key employee or key person's life.
91	For purposes of this subsection, a "key employee" or "key person"
92	means an individual whose position or compensation is described
93	in s. 101(j)(2)(A)(ii) of the Internal Revenue Code of 1986.
94	(3)(1) An insurer shall be entitled to rely upon all
95	statements, declarations, and representations made by an
96	applicant for insurance relative to the insurable interest which
97	such applicant has in the insured; and no insurer shall incur any
98	legal liability except as set forth in the policy, by virtue of
99	any untrue statements, declarations, or representations so relied
100	upon in good faith by the insurer.
101	(4) If the beneficiary, assignee, or other payee under any
102	insurance contract procured by a person not having an insurable
103	interest in the insured at the time such contract was made
104	receives from the insurer any benefits thereunder by reason of
105	the death, injury, or disability of the insured, the insured or
106	his or her personal representative or other lawfully acting agent
107	may maintain an action to recover such benefits from the person
108	receiving them.
109	(5) A contract of insurance upon a person, other than a
110	policy of group life insurance or group or blanket accident,
111	health, or disability insurance, may not be effectuated unless,
112	on or before the time of entering into such contract, the person
113	insured, having legal capacity to contract, applies for or
114	consents in writing to the contract and its terms, except that
115	any person having an insurable interest in the life of a minor
116	younger than 15 years of age or any person upon whom a minor

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117	younger than 15 years of age is dependent for support and
118	maintenance may effectuate a policy of insurance on the minor.
119	(6) For purposes of this section, the signature of the
120	proposed insured, having capacity to contract, on the application
121	for insurance shall constitute his or her written consent.
122	(7) This section does not apply to any policy of life
123	insurance to which s. 624.402(8) applies.
124	(2) A charitable organization that meets the requirements
125	of s. 501(c)(3) of the Internal Revenue Code of 1986, as amended,
126	may own or purchase life insurance on an insured who consents to
127	the ownership or purchase of that insurance.
128	Section 2. The amendments to s. 627.404, Florida Statutes,
129	made by this act are intended to clarify existing law.

130

Section 3. This act shall take effect July 1, 2008.