${\bf By}$ Senator Bennett

	21-01163-09 20091372
1	A bill to be entitled
1 2	A bill to be entitled An act relating to insurance; amending s. 624.310,
2 3	F.S.; expanding the definition of "affiliated party"
4	
4 5	to include certain third-party marketers; amending s.
5 6	626.025, F.S.; including family members of insurance agents in a prohibition related to the transaction of
0 7	
	life insurance; amending s. 626.621, F.S.; expanding
8	grounds for discretionary refusal, suspension, or
9	revocation of certain licenses; amending s. 626.641,
10	F.S.; prohibiting the Office of Insurance Regulation
11	or Department of Financial Services from issuing
12	certain licenses in certain circumstances; amending s.
13	626.798, F.S.; prohibiting a family member of a life
14	insurance agent from being a beneficiary of certain
15	policies; amending s. 626.9521, F.S.; providing
16	criminal and administrative penalties for the offenses
17	of "twisting" and "churning" when a victim is 65 years
18	of age or older, if such offense involves fraudulent
19	conduct; limiting the amount of such administrative
20	penalties; providing that the failure to ascertain a
21	customer's age at the time of an insurance application
22	does not constitute a defense to certain violations of
23	state law; authorizing the use of video depositions in
24	certain circumstances; amending s. 626.99, F.S.;
25	extending the unconditional refund period for
26	customers 65 years of age or older; requiring that an
27	insurer provide a prospective purchaser of an annuity
28	policy with a buyer's guide to annuities; requiring
29	that such buyer's guide contain certain information;

Page 1 of 9

	21-01163-09 20091372
30	requiring that an insurer attach a cover page to an
31	annuity policy informing the purchaser of the
32	unconditional refund period; requiring that the cover
33	page provide other specified information; amending s.
34	627.4554, F.S.; authorizing the department to order
35	monetary restitution in certain circumstances;
36	prohibiting an annuity contract issued to a person 65
37	years of age or older from containing a deferred sales
38	charge in excess of a specified percentage; requiring
39	that such charge be reduced to zero within a specified
40	period; providing an effective date.
41	
42	Be It Enacted by the Legislature of the State of Florida:
43	
44	Section 1. Paragraph (a) of subsection (1) of section
45	624.310, Florida Statutes, is amended to read:
46	624.310 Enforcement; cease and desist orders; removal of
47	certain persons; fines
48	(1) DEFINITIONSFor the purposes of this section, the
49	term:
50	(a) "Affiliated party" means any person who directs or
51	participates in the conduct of the affairs of a licensee and who
52	is:
53	1. A director, officer, employee, trustee, committee
54	member, or controlling stockholder of a licensee or a subsidiary
55	or service corporation of the licensee, other than a controlling
56	stockholder which is a holding company, or an agent of a
57	licensee or a subsidiary or service corporation of the licensee;
58	2. A person who has filed or is required to file a

Page 2 of 9

	21-01163-09 20091372
59	statement or any other information required to be filed under s.
60	628.461 or s. 628.4615;
61	3. A stockholder, other than a stockholder that is a
62	holding company of the licensee, who participates in the conduct
63	of the affairs of the licensee; or
64	4. An independent contractor who:
65	a. Renders a written opinion required by the laws of this
66	state under her or his professional credentials on behalf of the
67	licensee, which opinion is reasonably relied on by the
68	department or office in the performance of its duties; or
69	b. Affirmatively and knowingly conceals facts, through a
70	written misrepresentation to the department or office, with
71	knowledge that such misrepresentation:
72	(I) Constitutes a violation of the insurance code or a
73	lawful rule or order of the department, commission, or office;
74	and
75	(II) Directly and materially endangers the ability of the
76	licensee to meet its obligations to policyholders; or-
77	5. A third-party marketer who aids or abets a licensee in a
78	violation of the insurance code relating to the sale of an
79	annuity to a person 65 years of age or older.
80	
81	For the purposes of this subparagraph, any representation of
82	fact made by an independent contractor on behalf of a licensee,
83	affirmatively communicated as a representation of the licensee
84	to the independent contractor, shall not be considered a
85	misrepresentation by the independent contractor.
86	Section 2. Subsection (13) of section 626.025, Florida
87	Statutes, is amended to read:

Page 3 of 9

21-01163-09 20091372 88 626.025 Consumer protections.-To transact insurance, agents 89 shall comply with consumer protection laws, including the 90 following, as applicable: 91 (13) The prohibition against the designation of a life 92 insurance agent or his or her family member as the beneficiary 93 of life insurance policy sold to an individual other than a 94 family member under s. 626.798. 95 Section 3. Subsection (13) is added to section 626.621, 96 Florida Statutes, to read: 97 626.621 Grounds for discretionary refusal, suspension, or 98 revocation of agent's, adjuster's, customer representative's, 99 service representative's, or managing general agent's license or 100 appointment.-The department may, in its discretion, deny an 101 application for, suspend, revoke, or refuse to renew or continue 102 the license or appointment of any applicant, agent, adjuster, 103 customer representative, service representative, or managing 104 general agent, and it may suspend or revoke the eligibility to 105 hold a license or appointment of any such person, if it finds 106 that as to the applicant, licensee, or appointee any one or more of the following applicable grounds exist under circumstances 107 108 for which such denial, suspension, revocation, or refusal is not 109 mandatory under s. 626.611: 110 (13) Has been the subject of or has had a license, permit, 111 appointment, registration, or other authority to conduct business subject to any decision, finding, injunction, 112 suspension, prohibition, revocation, denial, judgment, final 113 114 agency action, or administrative order by any court of competent 115 jurisdiction, administrative law proceeding, state agency, 116 federal agency, national securities, commodities, or option

Page 4 of 9

	21-01163-09 20091372
117	exchange, or national securities, commodities, or option
118	association involving fraud, breach of trust, dishonest dealing,
119	fiduciary misconduct, a violation of any federal or state
120	securities or commodities law or any rule or regulation
121	promulgated thereunder, a violation of any rule or regulation of
122	any national securities, commodities, or options exchange or
123	national securities, commodities, or options association, or any
124	other act of moral turpitude.
125	Section 4. Subsection (3) of section 626.641, Florida
126	Statutes, is amended to read:
127	626.641 Duration of suspension or revocation
128	(3) <u>(a)</u> If <u>any of an individual's</u> licenses as <u>an</u> agent or
129	customer representative, or the eligibility to hold such license
130	or licenses has same, as to the same individual have been
131	revoked at two separate times, the department <u>or office may</u>
132	shall not thereafter grant or issue any license under this code
133	as to such individual.
134	(b) If a license as an agent or customer representative or
135	the eligibility to hold such a license has been revoked
136	resulting from the solicitation or sale of an insurance product
137	to a person 65 years of age or older, the department or office
138	may not thereafter grant or issue any license under this code to
139	such individual.
140	Section 5. Section 626.798, Florida Statutes, is amended to
141	read:
142	626.798 Life agent as beneficiary; prohibitionNo life
143	agent shall, with respect to the placement of life insurance
144	coverage with a life insurer covering the life of a person who
145	is not a family member of the agent, handle in his or her

Page 5 of 9

SB 1372

21-01163-09 20091372 146 capacity as a life agent the placement of such coverage when the 147 agent placing the coverage or a family member of such agent receives a commission therefor and is the named beneficiary 148 149 under the life insurance policy, unless the life agent or family 150 member has an insurable interest in the life of such person. For 151 the purposes of this section, the phrase "not a family member," 152 with respect to a life agent, means an individual who is not 153 related to the life agent as father, mother, son, daughter, 154 brother, sister, grandfather, grandmother, uncle, aunt, first cousin, nephew, niece, husband, wife, father-in-law, mother-in-155 156 law, brother-in-law, sister-in-law, stepfather, stepmother, 157 stepson, stepdaughter, stepbrother, stepsister, half brother, or 158 half sister. For the purposes of this section, the term 159 "insurable interest" means that the life agent has an actual, 160 lawful, and substantial economic interest in the safety and preservation of the life of the insured or a reasonable 161 162 expectation of benefit or advantage from the continued life of 163 the insured. 164 Section 6. Paragraphs (a) and (b) of subsection (3) of

165 section 626.9521, Florida Statutes, are amended, and subsections 166 (4) and (5) are added to that section, to read:

167 626.9521 Unfair methods of competition and unfair or
168 deceptive acts or practices prohibited; penalties.-

(3) (a)<u>1.</u> If a <u>natural</u> person violates s. 626.9541(1)(1), the offense known as "twisting," or violates s. 626.9541(1)(aa), the offense known as "churning," the person commits a misdemeanor of the first degree, punishable as provided in s. 775.082, and an administrative fine not greater than \$5,000 shall be imposed for each nonwillful violation or an

Page 6 of 9

20091372 21-01163-09 175 administrative fine not greater than \$40,000 shall be imposed 176 for each willful violation. To impose criminal penalties under 177 this subparagraph paragraph, the practice of "churning" or 178 "twisting" must involve fraudulent conduct. 179 2. If a natural person violates s. 626.9541(1)(1), the 180 offense known as "twisting," or violates s. 626.9541(1)(aa), the 181 offense known as "churning," and the victim is 65 years of age 182 or older, such person commits a felony of the third degree, punishable as provided in s. 775.082, and an administrative fine 183 184 not greater than \$5,000 shall be imposed for each nonwillful 185 violation or an administrative fine not greater than \$40,000 186 shall be imposed for each willful violation. To impose criminal penalties under this sub-paragraph, the practice of "churning" 187 188 or "twisting" must involve fraudulent conduct. 189 (b) If a natural person violates s. 626.9541(1)(ee) by 190 willfully submitting fraudulent signatures on an application or 191 policy-related document, the person commits a felony of the 192 third degree, punishable as provided in s. 775.082, and an 193 administrative fine not greater than \$5,000 shall be imposed for 194 each nonwillful violation or an administrative fine not greater than \$40,000 shall be imposed for each willful violation. 195 196 (4) The failure of a licensee to make all reasonable 197 efforts to ascertain the consumer's age at the time an insurance 198 application is completed does not constitute a defense to a violation of this section. 199 200 (5) If a consumer who is a senior citizen is a victim, a 201 video deposition of the victim may be used for any purpose in 202 any administrative proceeding conducted pursuant to chapter 120. 203 Section 7. Paragraph (a) of subsection (4) of section

Page 7 of 9

21-01163-09 20091372 204 626.99, Florida Statutes, is amended, and paragraphs (c) and (d) 205 are added to that subsection, to read: 206 626.99 Life insurance solicitation.-207 (4) DISCLOSURE REQUIREMENTS.-208 (a) The insurer shall provide to each prospective purchaser 209 a buyer's guide and a policy summary prior to accepting the 210 applicant's initial premium or premium deposit, unless the 211 policy for which application is made provides an unconditional 212 refund for a period of at least 14 days, or unless the policy 213 summary contains an offer of such an unconditional refund, in 214 which event the buyer's guide and policy summary must be 215 delivered with the policy or prior to delivery of the policy. 216 With respect to annuities, the insurer shall provide to each 217 prospective purchaser a buyer's guide to annuities and a 218 contract summary as provided in the National Association of 219 Insurance Commissioners (NAIC) Model Annuity and Deposit Fund 220 Regulation and the policy must provide an unconditional refund 221 for a period of at least 14 days. If the prospective purchaser 222 of an annuity is 65 years of age or older, the unconditional 223 refund period must be at least 60 days. 224 (c) The insurer shall provide a buyer's guide to annuities, 225 developed by the department, which informs the prospective 226 purchaser of an annuity how to contact the department or office 227 if he or she has questions regarding the annuity offered for 228 sale. 229 (d) The insurer shall attach a cover page to an annuity 230 policy informing the purchaser of the unconditional refund 231 period prescribed in paragraph (a). The cover page shall also 232 provide contact information for the issuing company, the

Page 8 of 9

	21-01163-09 20091372
233	department's toll-free help line number, and any other
234	information required by the department by rule.
235	Section 8. Paragraph (b) of subsection (5) of section
236	627.4554, Florida Statutes, as amended by section 9 of chapter
237	2008-237, Laws of Florida, is amended, and subsection (10) is
238	added to that section, to read:
239	627.4554 Annuity investments by seniors
240	(5) MITIGATION OF RESPONSIBILITY
241	(b) The department may order:
242	1. An insurance agent to take reasonably appropriate
243	corrective action for any senior consumer harmed by a violation
244	of this section by the insurance agent, including, but not
245	limited to, monetary restitution.
246	2. A managing general agency or insurance agency that
247	employs or contracts with an insurance agent to sell or solicit
248	the sale of annuities to senior consumers to take reasonably
249	appropriate corrective action for any senior consumer harmed by
250	a violation of this section by the insurance agent.
251	(10) An annuity contract issued to an annuitant 65 years of
252	age or older may not contain a deferred sales charge exceeding 5
253	percent, and such charge shall be reduced to zero percent by the
254	end of the fifth policy year.
255	Section 9. This act shall take effect July 1, 2009.
	_

Page 9 of 9