A bill to be entitled An act relating to insurance; providing a short title; amending s. 624.310, F.S.; expanding the definition of "affiliated party" to include certain third-party marketers; amending s. 626.025, F.S.; including family members of insurance agents in a prohibition related to the transaction of life insurance; amending s. 626.621, F.S.; expanding grounds for discretionary refusal, suspension, or revocation of certain licenses; amending s. 626.641, F.S.; prohibiting the Department of Financial Services from issuing certain licenses in certain circumstances; amending s. 626.798, F.S.; prohibiting a family member of a life insurance agent from being a beneficiary of certain policies; amending s. 626.9521, F.S.; providing that	
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14 insurance agent from being a beneficiary of certain	
15 policies; amending s. 626.9521, F.S.; providing that	
16 the failure to ascertain a customer's age at the time	
17 of an insurance application does not constitute a	
18 defense to certain violations of state law;	
19 authorizing the use of video depositions in certain	
20 circumstances; amending s. 626.99, F.S.; extending the	
21 unconditional refund period for fixed annuity	
22 contracts and variable or market value annuity	
23 contracts for customers 65 years of age or older;	
24 requiring that the unconditional refund amount for a	
25 variable or market value annuity contract be equal to	
26 the cash surrender value provided in the contract,	
27 plus any fees or charges deducted from the premiums or	
28 imposed under the contract; providing for	
29 applicability of certain provisions; requiring that an	

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30	insurer provide a prospective purchaser of an annuity
31	policy with a buyer's guide to annuities; requiring
32	that such buyer's guide contain certain information;
33	requiring that an insurer attach a cover page to an
34	annuity policy informing the purchaser of the
35	unconditional refund period; requiring that the cover
36	page provide other specified information; amending s.
37	627.4554, F.S.; defining the term "accredited
38	investor"; authorizing the Department of Financial
39	Services to order an insurance agent to pay monetary
40	restitution to a senior consumer under certain
41	circumstances; limiting the amount of such
42	restitution; prohibiting an annuity contract issued to
43	a senior consumer from containing a surrender or
44	deferred sales charge for withdrawal of funds from an
45	annuity in excess of a specified maximum amount;
46	providing for the periodic reduction of such charge;
47	creating s. 817.2351, F.S.; providing that it is
48	unlawful for a natural person to perform certain acts
49	in connection with the rendering of any advice or the
50	offer, sale, or purchase of any financial services
51	product to a person who is 65 years of age or older;
52	providing that performance of such a prohibited act
53	constitutes a felony of the third degree; providing
54	for applicability; providing that criminal prosecution
55	for certain offenses is subject to specified time
56	limitations as prescribed by state law; providing an
57	effective date.
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First Engrossed (ntc)

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59	Be It Enacted by the Legislature of the State of Florida:
60	
61	Section 1. This act may be cited as the "Safeguard Our
62	Seniors Act."
63	Section 2. Paragraph (a) of subsection (1) of section
64	624.310, Florida Statutes, is amended to read:
65	624.310 Enforcement; cease and desist orders; removal of
66	certain persons; fines
67	(1) DEFINITIONSFor the purposes of this section, the
68	term:
69	(a) "Affiliated party" means any person who directs or
70	participates in the conduct of the affairs of a licensee and who
71	is:
72	1. A director, officer, employee, trustee, committee
73	member, or controlling stockholder of a licensee or a subsidiary
74	or service corporation of the licensee, other than a controlling
75	stockholder which is a holding company, or an agent of a
76	licensee or a subsidiary or service corporation of the licensee;
77	2. A person who has filed or is required to file a
78	statement or any other information required to be filed under s.
79	628.461 or s. 628.4615;
80	3. A stockholder, other than a stockholder that is a
81	holding company of the licensee, who participates in the conduct
82	of the affairs of the licensee; or
83	4. An independent contractor who:
84	a. Renders a written opinion required by the laws of this
85	state under her or his professional credentials on behalf of the
86	licensee, which opinion is reasonably relied on by the
87	department or office in the performance of its duties; or

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88	b. Affirmatively and knowingly conceals facts, through a
89	written misrepresentation to the department or office, with
90	knowledge that such misrepresentation:
91	(I) Constitutes a violation of the insurance code or a
92	lawful rule or order of the department, commission, or office;
93	and
94	(II) Directly and materially endangers the ability of the
95	licensee to meet its obligations to policyholders; or-
96	5. A third-party marketer who aids or abets a licensee in a
97	violation of the insurance code relating to the sale of an
98	annuity to a person 65 years of age or older.
99	
100	For the purposes of this subparagraph, any representation of
101	fact made by an independent contractor on behalf of a licensee,
102	affirmatively communicated as a representation of the licensee
103	to the independent contractor, shall not be considered a
104	misrepresentation by the independent contractor.
105	Section 3. Subsection (13) of section 626.025, Florida
106	Statutes, is amended to read:
107	626.025 Consumer protectionsTo transact insurance, agents
108	shall comply with consumer protection laws, including the
109	following, as applicable:
110	(13) The prohibition against the designation of a life
111	insurance agent or his or her family member as the beneficiary
112	of life insurance policy sold to an individual other than a
113	family member under s. 626.798.
114	Section 4. Subsection (13) is added to section 626.621,
115	Florida Statutes, to read:
116	626.621 Grounds for discretionary refusal, suspension, or

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117 revocation of agent's, adjuster's, customer representative's, 118 service representative's, or managing general agent's license or 119 appointment.-The department may, in its discretion, deny an 120 application for, suspend, revoke, or refuse to renew or continue 121 the license or appointment of any applicant, agent, adjuster, customer representative, service representative, or managing 122 123 general agent, and it may suspend or revoke the eligibility to 124 hold a license or appointment of any such person, if it finds that as to the applicant, licensee, or appointee any one or more 125 126 of the following applicable grounds exist under circumstances 127 for which such denial, suspension, revocation, or refusal is not 128 mandatory under s. 626.611: 129 (13) Has been the subject of or has had a license, permit, 130 appointment, registration, or other authority to conduct 131 business subject to any decision, finding, injunction, 132 suspension, prohibition, revocation, denial, judgment, final 133 agency action, or administrative order by any court of competent 134 jurisdiction, administrative law proceeding, state agency, 135 federal agency, national securities, commodities, or option 136 exchange, or national securities, commodities, or option 137 association involving a violation of any federal or state 138 securities or commodities law or any rule or regulation adopted 139 thereunder, or a violation of any rule or regulation of any 140 national securities, commodities, or options exchange or national securities, commodities, or options association. 141 142 Section 5. Subsection (3) of section 626.641, Florida 143 Statutes, is amended to read: 144 626.641 Duration of suspension or revocation.-145 (3) (a) If any of an individual's licenses as an agent or

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146 customer representative, or the eligibility to hold such license 147 or licenses has same, as to the same individual have been 148 revoked at two separate times, the department may shall not 149 thereafter grant or issue any license under this code as to such 150 individual. 151 (b) If a license as an agent or customer representative or 152 the eligibility to hold such a license has been revoked 153 resulting from the solicitation or sale of an insurance product to a person 65 years of age or older, the department may not 154 thereafter grant or issue any license under this code to such 155 156 individual. 157 Section 6. Section 626.798, Florida Statutes, is amended to 158 read: 159 626.798 Life agent as beneficiary; prohibition.-No life 160 agent shall, with respect to the placement of life insurance 161 coverage with a life insurer covering the life of a person who 162 is not a family member of the agent, handle in his or her 163 capacity as a life agent the placement of such coverage when the 164 agent placing the coverage or a family member of such agent receives a commission therefor and is the named beneficiary 165 166 under the life insurance policy, unless the life agent or family 167 member has an insurable interest in the life of such person. For 168 the purposes of this section, the phrase "not a family member," with respect to a life agent, means an individual who is not 169 170 related to the life agent as father, mother, son, daughter, 171 brother, sister, grandfather, grandmother, uncle, aunt, first 172 cousin, nephew, niece, husband, wife, father-in-law, mother-inlaw, brother-in-law, sister-in-law, stepfather, stepmother, 173 stepson, stepdaughter, stepbrother, stepsister, half brother, or 174

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175 half sister. For the purposes of this section, the term 176 "insurable interest" means that the life agent has an actual, 177 lawful, and substantial economic interest in the safety and 178 preservation of the life of the insured or a reasonable 179 expectation of benefit or advantage from the continued life of 180 the insured.

Section 7. Paragraphs (a) and (b) of subsection (3) of section 626.9521, Florida Statutes, are amended, and subsections (4) and (5) are added to that section, to read:

184 626.9521 Unfair methods of competition and unfair or
185 deceptive acts or practices prohibited; penalties.-

186 (3) (a) If a natural person violates s. 626.9541(1)(1), the offense known as "twisting," or violates s. 626.9541(1)(aa), the 187 188 offense known as "churning," the person commits a misdemeanor of 189 the first degree, punishable as provided in s. 775.082, and an 190 administrative fine not greater than \$5,000 shall be imposed for each nonwillful violation or an administrative fine not greater 191 192 than \$40,000 shall be imposed for each willful violation. To 193 impose criminal penalties under this paragraph, the practice of 194 "churning" or "twisting" must involve fraudulent conduct.

(b) If a <u>natural</u> person violates s. 626.9541(1)(ee) by willfully submitting fraudulent signatures on an application or policy-related document, the person commits a felony of the third 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 administrative fine not greater than \$40,000 shall be imposed for each willful violation.

202 (4) The failure of a licensee to make all reasonable
 203 efforts to ascertain the consumer's age at the time an insurance

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204	application is completed does not constitute a defense to a
205	violation of this section.
206	(5) If a consumer who is a senior citizen is a victim, a
207	video deposition of the victim may be used for any purpose in
208	any administrative proceeding conducted pursuant to chapter 120
209	if all parties are given proper notice of the deposition in
210	accordance with the Florida Rules of Civil Procedure.
211	Section 8. Subsection (4) of section 626.99, Florida
212	Statutes, is amended to read:
213	626.99 Life insurance solicitation
214	(4) DISCLOSURE REQUIREMENTS
215	(a) The insurer shall provide to each prospective purchaser
216	a buyer's guide and a policy summary prior to accepting the
217	applicant's initial premium or premium deposit, unless the
218	policy for which application is made provides an unconditional
219	refund for a period of at least 14 days, or unless the policy
220	summary contains an offer of such an unconditional refund $_{. au}$ In
221	these instances, which event the buyer's guide and policy
222	summary must be delivered with the policy or prior to delivery
223	of the policy.
224	(b) With respect to annuities, the insurer shall provide to
225	each prospective purchaser a buyer's guide to annuities
226	developed by the department and a contract summary before
227	accepting any payment for the contract. as provided in the
228	National Association of Insurance Commissioners (NAIC) Model
229	Annuity and Deposit Fund Regulation and The policy must provide
230	an unconditional refund for a period of at least 14 days. <u>If the</u>
231	prospective owner of an annuity contract is 65 years of age or
232	<u>older:</u>
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233 1. An unconditional refund of premiums paid for a fixed 234 annuity contract, including any contract fees or charges, must 235 be available for period of 30 days; and 236 2. An unconditional refund for variable or market value 237 annuity contracts must be available for a period of 30 days. The 238 unconditional refund shall be equal to the cash surrender value 239 provided in the annuity contract, plus any fees or charges 240 deducted from the premiums or imposed under the contract. This 241 subparagraph does not apply if the prospective owner is an accredited investor, as defined in Regulation D as adopted by 242 243 the United States Securities and Exchange Commission. 244 (c) The insurer shall attach a cover page to any annuity policy informing the purchaser of the unconditional refund 245 period prescribed in paragraph (b). The cover page must also 246 provide contact information for the issuing company and the 247 248 selling agent, the department's toll-free help line, and any 249 other information required by the department by rule. The cover 250 page is part of the contract and is subject to review by the 251 office pursuant to s. 627.410. 252 (d) (b) The insurer shall provide a buyer's guide and a 253 policy summary to any prospective purchaser upon request. 254 Section 9. Subsections (3) and (5) of section 627.4554, 255 Florida Statutes, as amended by section 9 of chapter 2008-237, 256 Laws of Florida, are amended, and subsection (10) is added to that section, to read: 257 2.58 627.4554 Annuity investments by seniors.-259 (3) DEFINITIONS.-For purposes of this section, the term: 260 (a) "Annuity contract" means a fixed annuity, equity indexed annuity, fixed equity indexed annuity, or variable 261

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262	annuity that is individually solicited, whether the product is
263	classified as an individual annuity or a group annuity.
264	(b) "Accredited investor" means any person who comes within
265	any of the following categories, or who the issuer reasonably
266	believes comes within any of the following categories, at the
267	time of the sale of an annuity to that person:
268	1. The person's net worth or joint net worth with his or
269	her spouse, at the time of the purchase, exceeds \$1 million; or
270	2. The person had an individual income in excess of
271	\$200,000 in each of the 2 most recent years, or joint income
272	with his or her spouse in excess of \$300,000 in each of those
273	years, and has a reasonable expectation of reaching the same
274	income level in the current year.
275	(c) (b) "Recommendation" means advice provided by an
276	insurance agent, or an insurer if no insurance agent is
277	involved, to an individual senior consumer which results in a
278	purchase or exchange of an annuity in accordance with that
279	advice.
280	<u>(d)</u> "Senior consumer" means a person 65 years of age or
281	older. In the event of a joint purchase by more than one party,
282	a purchaser is considered to be a senior consumer if any of the
283	parties is age 65 or older.
284	(5) MITIGATION OF RESPONSIBILITY
285	(a) The office may order an insurer to take reasonably
286	appropriate corrective action, including rescission of the
287	policy or contract and a full refund of the premiums paid or the
288	accumulation value, whichever is greater, for any senior
289	consumer harmed by a violation of this section by the insurer or
290	the insurer's insurance agent.

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(b) The department may order:

1. An insurance agent to take reasonably appropriate corrective action, including monetary restitution of penalties or fees incurred by the senior consumer, for any senior consumer harmed by a <u>willful</u> violation of this section by the insurance agent.

2. A managing general agency or insurance agency that employs or contracts with an insurance agent to sell or solicit the sale of annuities to senior consumers to take reasonably appropriate corrective action for any senior consumer harmed by a violation of this section by the insurance agent.

2 (c) The department shall, in addition to any other penalty 3 authorized under chapter 626, order an insurance agent to pay 4 restitution to any senior consumer who has been deprived of 5 money by the agent's misappropriation, conversion, or unlawful 6 withholding of moneys belonging to the senior consumer in the 7 course of a transaction involving annuities. The amount of 8 restitution required to be paid pursuant to this paragraph may 9 not exceed the amount misappropriated, converted, or unlawfully 0 withheld. This paragraph does not limit or restrict a person's 1 right to seek other remedies as provided by law.

312 <u>(d) (c)</u> Any applicable penalty under the Florida Insurance 313 Code for a violation of paragraph (4) (a), paragraph (4) (b), or 314 subparagraph (4) (c) 2. may be reduced or eliminated, according to 315 a schedule adopted by the office or the department, as 316 appropriate, if corrective action for the senior consumer was 317 taken promptly after a violation was discovered.

318 (10) An annuity contract issued to a senior consumer may 319 not contain a surrender or deferred sales charge for a

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320	withdrawal of money from an annuity exceeding 10 percent of the
321	amount withdrawn. The charge shall be reduced annually by 1
322	percent so that no surrender or deferred sales charge exists
323	after the end of the tenth policy year or at any time
324	thereafter. This subsection does not apply to annuities
325	purchased by an accredited investor or to those annuities
326	specified in paragraph (7)(b).
327	Section 10. Section 817.2351, Florida Statutes, is created
328	to read:
329	817.2351 Fraudulent financial services transactions when
330	victim is 65 years of age or older; penalty.—
331	(1) It is unlawful and a violation of the provisions of
332	this chapter for a natural person, in connection with the
333	rendering of any advice or the offer, sale, or purchase of any
334	annuity product to a person who is 65 years of age or older,
335	including, but not limited to, "twisting" as defined in s.
336	<u>626.9541(1) or "churning" as defined in s. 626.9541(1)(aa) of</u>
337	insurance products, to directly or indirectly:
338	(a) Employ any device, scheme, or artifice to defraud a
339	person;
340	(b) Engage in any transaction, practice, or course of
341	business that operates or would operate as a fraud or deceit
342	upon a person; or
343	(c) Knowingly and willfully falsify, conceal, or cover up,
344	by any trick, scheme, or device, a material fact, make any
345	false, fictitious, or fraudulent statement or representation, or
346	make or use any false writing or document while knowing such
347	writing or document to contain any false, fictitious, or
348	fraudulent statement or entry.

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349	(2) Any natural person who violates this section commits a
350	felony of the third degree, punishable as provided in s. 775.082
351	
	<u>or s. 775.083.</u>
352	(3) This section does not apply to transactions governed by
353	chapter 494, chapter 496, chapter 501, chapter 516, chapter 517,
354	chapter 560, or chapters 655-667.
355	(4) Criminal prosecution for offenses under this section is
356	subject to the time limitations set forth in s. 775.15(8).
357	Section 11. This act shall take effect July 1, 2009.