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1	A bill to be entitled
2	An act relating to prohibited insurance acts;
3	reordering and amending s. 626.9891, F.S.; defining
4	and revising definitions; requiring every insurer to
5	designate at least one primary anti-fraud employee for
6	certain purposes; requiring insurers to adopt an anti-
7	fraud plan; revising insurer requirements in providing
8	anti-fraud information to the Department of Financial
9	Services; requiring specified information to be filed
10	annually with the department; revising the information
11	to be provided by insurers who write workers'
12	compensation insurance; requiring each insurer to
13	provide annual anti-fraud education and training;
14	requiring insurers who submit an application for a
15	certificate of authority after a specified date to
16	comply with the section; providing penalties for the
17	failure to comply with requirements of the section;
18	requiring the Division of Investigative and Forensic
19	Services of the department to create, by a specified
20	date, a report detailing best practices for the
21	detection, investigation, prevention, and reporting of
22	insurance fraud and other fraudulent insurance acts;
23	requiring such report to be updated at certain
24	intervals; specifying required information in the
25	report; requiring the department to adopt rules

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26 relating to insurers' annual reporting of certain 27 data; creating s. 626.9896, F.S.; requiring the 28 department to collect specified data from certain 29 state attorney offices; requiring such state attorneys 30 to submit such data at specified intervals; requiring the Division of Investigative and Forensic Services to 31 32 provide an annual report to the Executive Office of the Governor, the Speaker of the House of 33 Representatives, and the President of the Senate; 34 35 amending s. 641.221, F.S.; requiring a health 36 maintenance organization authorized to exclusively 37 market, sell, or offer to sell Medicare Advantage plans in this state to meet certain criteria to 38 39 maintain eligibility for a certificate of authority; authorizing the Office of Insurance Regulation to 40 41 extend the period of eligibility; amending s. 42 641.3915, F.S.; deleting an obsolete provision; amending s. 626.9911, F.S.; defining the terms 43 "fraudulent viatical settlement act" and "stranger-44 originated life insurance practice" for purposes of 45 provisions relating to the Viatical Settlement Act; 46 47 amending ss. 626.9924 and 626.99245, F.S.; conforming 48 cross-references; amending s. 626.99275, F.S.; providing additional prohibited acts related to 49 50 viatical settlement contracts; amending s. 626.99287,

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51 F.S.; providing that a viatical settlement contract is 52 void and unenforceable by either party if the viatical 53 settlement policy is subject, within a specified timeframe, to a loan secured by an interest in the 54 55 policy; revising conditions and requirements in which 56 viatical settlement contracts entered into within 57 specified timeframes are valid and enforceable; 58 deleting provisions related to the transfer of 59 insurance policies or certificates to viatical 60 settlement providers; creating s. 626.99289, F.S.; 61 providing that certain contracts, agreements, 62 arrangements, or transactions relating to strangeroriginated life insurance practices are void and 63 64 unenforceable; creating s. 626.99291, F.S.; authorizing a life insurer to contest policies 65 obtained through such practices; creating s. 66 67 626.99292, F.S.; requiring life insurers to provide a specified statement to individual life insurance 68 69 policyholders; authorizing such statements to accompany or be included in notices or mailings 70 71 provided to the policyholders; requiring such 72 statements to include contact information of the 73 department; amending s. 627.744, F.S.; deleting a 74 provision that provides construction; authorizing 75 insurers to opt out of the preinsurance inspection

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76 requirements for private passenger motor vehicles; requiring insurers opting out to file a certain manual 77 78 rule with the Office of Insurance Regulation; 79 authorizing such insurers to establish their own 80 preinsurance inspection requirements, which must be included in the filed manual rule; prohibiting such 81 82 insurers from requiring applicants to pay for the cost of inspections; deleting an obsolete provision; 83 amending s. 641.3915, F.S.; deleting obsolete 84 85 provisions; providing effective dates. 86 87 Be It Enacted by the Legislature of the State of Florida: 88 89 Section 1. Effective September 1, 2017, section 626.9891, Florida Statutes, is reordered and amended to read: 90 626.9891 Insurer anti-fraud investigative units; reporting 91 92 requirements; penalties for noncompliance.-93 (1) (5) As used in For purposes of this section, the term: 94 "Anti-fraud investigative unit" means the designated (a) 95 anti-fraud unit or division, or contractor authorized under 96 subparagraph (2) (a) 2. 97 "Designated anti-fraud unit or division" includes a (b) distinct unit or division or a unit or division made up of the 98 assignment of fraud investigation to employees whose principal 99 100 responsibilities are the investigation and disposition of claims

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101 who are also assigned investigation of fraud. If an insurer 102 creates a distinct unit or division, hires additional employees, 103 or contracts with another entity to fulfill the requirements of 104 this section, the additional cost incurred must be included as 105 an administrative expense for ratemaking purposes.

106 <u>(2) (1)</u> By December 31, 2017, every insurer admitted to do 107 business in this state who in the previous calendar year, at any 108 time during that year, had \$10 million or more in direct 109 premiums written shall:

(a)<u>1.</u> Establish and maintain a <u>designated anti-fraud</u> unit or division within the company to investigate <u>and report</u> possible fraudulent <u>insurance acts</u> claims by insureds or by persons making claims for services or repairs against policies held by insureds; or

115 <u>2.(b)</u> Contract with others to investigate <u>and report</u> 116 possible fraudulent <u>insurance acts by insureds or by persons</u> 117 <u>making</u> claims for services or repairs against policies held by 118 insureds.

119

(b) Adopt an anti-fraud plan.

120 (c) Designate at least one employee with primary 121 responsibility for implementing the requirements of this 122 section.

(d) Electronically An insurer subject to this subsection
 shall file with the Division of Investigative and Forensic
 Services of the department, and annually thereafter on or before

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126 July 1, 1996, a detailed description of the designated anti-127 fraud unit or division established pursuant to paragraph (a) or 128 a copy of the contract executed under subparagraph (a)2., as 129 applicable, a copy of the anti-fraud plan, and the name of the 130 employee designated under paragraph (c) and related documents 131 required by paragraph (b). 132 133 An insurer must include the additional cost incurred in creating a distinct unit or division, hiring additional employees, or 134 135 contracting with another entity to fulfill the requirements of 136 this section, as an administrative expense for ratemaking 137 purposes. 138 (2) Every insurer admitted to do business in this state, 139 which in the previous calendar year had less than \$10 million in 140 direct premiums written, must adopt an anti-fraud plan and file it with the Division of Investigative and Forensic Services of 141 142 the department on or before July 1, 1996. An insurer may, in 143 lieu of adopting and filing an anti-fraud plan, comply with the 144 provisions of subsection (1). 145 Each insurers anti-fraud plan must plans shall (3) 146 include: 147 An acknowledgement that the insurer has established (a) procedures for detecting and investigating possible fraudulent 148 149 insurance acts relating to the different types of insurance by 150 that insurer A description of the insurer's procedures for Page 6 of 31

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151	detecting and investigating possible fraudulent insurance acts;
152	(b) An acknowledgment that the insurer has established A
153	description of the insurer's procedures for the mandatory
154	reporting of possible fraudulent insurance acts to the Division
155	of Investigative and Forensic Services of the department;
156	(c) An acknowledgement that the insurer provides the A
157	description of the insurer's plan for anti-fraud education and
158	training required by this section to the anti-fraud
159	investigative unit of its claims adjusters or other personnel;
160	and
161	(d) A description of the required anti-fraud education and
162	training;
163	(e) A written description or chart outlining the
164	organizational arrangement of the insurer's anti-fraud
165	investigative unit, including the position titles and
166	descriptions of staffing; and personnel who are responsible for
167	the investigation and reporting of possible fraudulent insurance
168	acts
169	(f) The rationale for the level of staffing and resources
170	being provided for the anti-fraud investigative unit which may
171	include objective criteria, such as the number of policies
172	written, the number of claims received on an annual basis, the
173	volume of suspected fraudulent claims detected on an annual
174	basis, an assessment of the optimal caseload that one
175	investigator can handle on an annual basis, and other factors.

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176	(4) By December 31, 2018, each insurer shall provide staff
177	of the anti-fraud investigative unit at least 2 hours of initial
178	anti-fraud training that is designed to assist in identifying
179	and evaluating instances of suspected fraudulent insurance acts
180	in underwriting or claims activities. Annually thereafter, an
181	insurer shall provide such employees a 1-hour course that
182	addresses detection, referral, investigation, and reporting of
183	possible fraudulent insurance acts for the types of insurance
184	lines written by the insurer.
185	(5) Each insurer is required to report data related to
186	fraud for each identified line of business written by the
187	insurer during the prior calendar year. The data shall be
188	reported to the department by March 1, 2019, and annually
189	thereafter, and must include, at a minimum:
190	(a) The number of policies in effect;
191	(b) The amount of premiums written for policies;
192	(c) The number of claims received;
193	(d) The number of claims referred to the anti-fraud
194	investigative unit;
195	(e) The number of other insurance fraud matters referred
196	to the anti-fraud investigative unit that were not claim
197	related;
198	(f) The number of claims investigated or accepted by the
199	anti-fraud investigative unit;
200	(g) The number of other insurance fraud matters
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201	investigated or accepted by the anti-fraud investigative unit
202	that were not claim related;
203	(h) The number of cases referred to the Division of
204	Investigative and Forensic Services;
205	(i) The number of cases referred to other law enforcement
206	agencies;
207	(j) The number of cases referred to other entities; and
208	(k) The estimated dollar amount or range of damages on
209	cases referred to the Division of Investigative and Forensic
210	Services or other agencies.
211	(6) In addition to providing information required under
212	subsections (2), (4), and (5), each insurer writing workers'
213	compensation insurance shall <u>also</u> report <u>the following</u>
214	information to the department, on or before March 1, 2019, and
215	annually thereafter August 1 of each year, on its experience in
216	implementing and maintaining an anti-fraud investigative unit or
217	an anti-fraud plan. The report must include, at a minimum:
218	(a) The estimated dollar amount of losses attributable to
219	workers' compensation fraud delineated by the type of fraud,
220	including claimant, employer, provider, agent, or other type.
221	(b) The estimated dollar amount of recoveries attributable
222	to workers' compensation fraud delineated by the type of fraud,
223	including claimant, employer, provider, agent, or other type.
224	(c) The number of cases referred to the Division of
225	Investigative and Forensic Services, delineated by the type of

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226	fraud, including claimant, employer, provider, agent, or other
227	type.
228	(a) The dollar amount of recoveries and losses
229	attributable to workers' compensation fraud delineated by the
230	type of fraud: claimant, employer, provider, agent, or other.
231	(b) The number of referrals to the Bureau of Workers'
232	Compensation Fraud for the prior year.
233	(c) A description of the organization of the anti-fraud
234	investigative unit, if applicable, including the position titles
235	and descriptions of staffing.
236	(d) The rationale for the level of staffing and resources
237	being provided for the anti-fraud investigative unit, which may
238	include objective criteria such as number of policies written,
239	number of claims received on an annual basis, volume of
240	suspected fraudulent claims currently being detected, other
241	factors, and an assessment of optimal caseload that can be
242	handled by an investigator on an annual basis.
243	(e) The inservice education and training provided to
244	underwriting and claims personnel to assist in identifying and
245	evaluating instances of suspected fraudulent activity in
246	underwriting or claims activities.
247	(f) A description of a public awareness program focused on
248	the costs and frequency of insurance fraud and methods by which
249	the public can prevent it.
250	<u>(7)</u> (4) An Any insurer who obtains a certificate of
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authority <u>has 6</u> after July 1, 1995, shall have 18 months in which to comply with <u>subsection (2)</u>, and one calendar year thereafter, to comply with subsections (4), (5), and (6) the requirements of this section.

255 <u>(8)(7)</u> If an insurer fails to timely submit a final 256 acceptable anti-fraud plan or anti-fraud investigative unit 257 description, fails to implement the provisions of a plan or an 258 anti-fraud investigative unit description, or otherwise refuses 259 to comply with the provisions of this section, the department, 260 office, or commission may:

(a) Impose an administrative fine of not more than \$2,000
per day for such failure by an insurer to submit an acceptable
anti-fraud plan or anti-fraud investigative unit description,
until the department, office, or commission deems the insurer to
be in compliance;

(b) Impose an administrative fine for failure by an
insurer to implement or follow the provisions of an anti-fraud
plan or anti-fraud investigative unit description; or

269 Impose the provisions of both paragraphs (a) and (b). (C) 270 On or before December 31, 2018, the Division of (9) 271 Investigative and Forensic Services shall create a report 272 detailing best practices for the detection, investigation, prevention, and reporting of insurance fraud and other 273 fraudulent insurance acts. The report must be updated as 274 necessary but at least every 2 years. The report must provide: 275

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276	(a) Information on the best practices for the
277	establishment of anti-fraud investigative units within insurers;
278	(b) Information on the best practices and methods for
279	detecting and investigating insurance fraud and other fraudulent
280	insurance acts;
281	(c) Information on appropriate anti-fraud education and
282	training of insurer personnel;
283	(d) Information on the best practices for reporting
284	insurance fraud and other fraudulent insurance acts to the
285	Division of Investigative and Forensic Services and to other law
286	enforcement agencies;
287	(e) Information regarding the appropriate level of
288	staffing and resources for anti-fraud investigative units within
289	insurers;
290	(f) Information detailing statistics and data relating to
291	insurance fraud which insurers should maintain; and
292	(g) Other information as determined by the Division of
293	Investigative and Forensic Services.
294	(10) (8) The department may adopt rules to administer this
295	section, except that it shall adopt rules to administer
296	subsection (5).
297	Section 2. Effective July 1, 2017, section 626.9896,
298	Florida Statutes, is created to read:
299	626.9896 Dedicated insurance fraud prosecutors
300	(1) The department shall collect data from each state

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301 attorney office that receives an appropriation to fund attorneys 302 and paralegals dedicated solely to the prosecution of insurance 303 fraud cases and report on the use of such funds. The data must 304 be submitted by the state attorneys to the Division of Investigative and Forensic Services on the last day of each 305 306 calendar quarter beginning September 30, 2017, and quarterly 307 thereafter. Data must be submitted for each attorney funded by 308 the appropriation and grouped by case type, including Division 309 of Investigative and Forensic Services insurance fraud cases, 310 other insurance fraud cases, and cases not involving insurance fraud. For each type of case, the data must include the number 311 312 of cases in which an information has been filed; the number of 313 cases pending at pretrial or intake, the number of cases in 314 which the attorney is assisting in the investigation; the number 315 of cases closed or disposed of during the prior quarter; the 316 disposition of the cases closed during the prior quarter; and 317 the number of cases currently pending in a pretrial diversion 318 program. 319 The Division of Investigative and Forensic Services (2) 320 must report the data collected pursuant to subsection (1) for the year ending June 30, to the Executive Office of the 321 322 Governor, the Speaker of the House of Representatives, and the President of the Senate by September 1, 2018, and annually 323 324 thereafter. 325 Section 3. Section 641.221, Florida Statutes, is amended Page 13 of 31

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to read:

326

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327 641.221 Continued eligibility for certificate of 328 authority.-329 In order to maintain its eligibility for a certificate (1) 330 of authority, a health maintenance organization shall continue 331 to meet all conditions required to be met under this part and 332 the rules promulgated thereunder for the initial application for 333 and issuance of its certificate of authority under s. 641.22. 334 (2) In order to maintain eligibility for a certificate of 335 authority, a health maintenance organization authorized under 336 the Florida Insurance Code to exclusively market, sell, or offer 337 to sell Medicare Advantage plans in this state shall be actively engaged in managed care within 24 months after licensure, shall 338 339 designate and maintain at least one primary anti-fraud employee, 340 and shall adopt an anti-fraud plan. The Office of Insurance 341 Regulation may extend the period of eligibility upon written 342 request. 343 Section 4. Section 641.3915, Florida Statutes, is amended 344 to read: 345 641.3915 Health maintenance organization anti-fraud plans 346 and investigative units .- Each authorized health maintenance organization and applicant for a certificate of authority shall 347 comply with the provisions of ss. 626.989 and 626.9891 as though 348 349 such organization or applicant were an authorized insurer. For 350 purposes of this section, the reference to the year 1996 in s.

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351	626.9891 means the year 2000 and the reference to the year 1995
352	means the year 1999.
353	Section 5. Present subsections (2) through (7) of section
354	626.9911, Florida Statutes, are renumbered as subsections (3)
355	through (8), respectively, present subsections (8) through (14)
356	of that section are renumbered as subsections (10) through (16),
357	respectively, and new subsections (2) and (9) are added to that
358	section, to read:
359	626.9911 DefinitionsAs used in this act, the term:
360	(2) "Fraudulent viatical settlement act" means an act or
361	omission committed by a person who knowingly, or with intent to
362	defraud for the purpose of depriving another of property or for
363	pecuniary gain, commits or allows an employee or agent to commit
364	any of the following acts:
365	(a) Presenting, causing to be presented, or preparing with
366	the knowledge or belief that it will be presented to or by
367	another person, false or concealed material information as part
368	of, in support of, or concerning a fact material to:
369	1. An application for the issuance of a viatical
370	settlement contract or a life insurance policy;
371	2. The underwriting of a viatical settlement contract or a
372	life insurance policy;
373	3. A claim for payment or benefit pursuant to a viatical
374	settlement contract or a life insurance policy;
375	4. Premiums paid on a life insurance policy;

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376	5. Payments and changes in ownership or beneficiary made
377	in accordance with the terms of a viatical settlement contract
378	or a life insurance policy;
379	6. The reinstatement or conversion of a life insurance
380	policy;
381	7. The solicitation, offer, effectuation, or sale of a
382	viatical settlement contract or a life insurance policy;
383	8. The issuance of written evidence of a viatical
384	settlement contract or a life insurance policy; or
385	9. A financing transaction for a viatical settlement
386	contract or life insurance policy.
387	(b) Employing a plan, financial structure, device, scheme,
388	or artifice relating to viaticated policies for the purpose of
389	perpetrating fraud.
390	(c) Engaging in a stranger-originated life insurance
391	practice.
392	(d) Failing to disclose, upon request by an insurer, that
393	the prospective insured has undergone a life expectancy
394	evaluation by a person other than the insurer or its authorized
395	representatives in connection with the issuance of the life
396	insurance policy.
397	(e) Perpetuating a fraud or preventing the detection of a
398	fraud by:
399	1. Removing, concealing, altering, destroying, or
400	sequestering from the office the assets or records of a licensee
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401	or other person engaged in the business of viatical settlements;
402	2. Misrepresenting or concealing the financial condition
403	of a licensee, financing entity, insurer, or other person;
404	3. Transacting in the business of viatical settlements in
405	violation of laws requiring a license, certificate of authority,
406	or other legal authority to transact such business; or
407	4. Filing with the office or the equivalent chief
408	insurance regulatory official of another jurisdiction a document
409	that contains false information or conceals information about a
410	material fact from the office or other regulatory official.
411	(f) Embezzlement, theft, misappropriation, or conversion
412	of moneys, funds, premiums, credits, or other property of a
413	viatical settlement provider, insurer, insured, viator,
414	insurance policyowner, or other person engaged in the business
415	of viatical settlements or life insurance.
416	(g) Entering into, negotiating, brokering, or otherwise
417	dealing in a viatical settlement contract, the subject of which
418	is a life insurance policy that was obtained based on
419	information that was falsified or concealed for the purpose of
420	defrauding the policy's issuer, viatical settlement provider, or
421	viator.
422	(h) Facilitating the viator's change of residency state to
423	avoid the provisions of this act.
424	(i) Facilitating or causing the creation of a trust with a
425	non-Florida or other nonresident entity for the purpose of
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426	owning a life insurance policy covering a Florida resident to
427	avoid the provisions of this act.
428	(j) Facilitating or causing the transfer of the ownership
429	of an insurance policy covering a Florida resident to a trust
430	with a situs outside this state or to another nonresident entity
431	to avoid the provisions of this act.
432	(k) Applying for or obtaining a loan that is secured
433	directly or indirectly by an interest in a life insurance policy
434	with intent to defraud, for the purpose of depriving another of
435	property or for pecuniary gain.
436	(1) Attempting to commit, assisting, aiding, or abetting
437	in the commission of, or conspiring to commit, an act or
438	omission specified in this subsection.
439	(9) "Stranger-originated life insurance practice" means an
440	act, practice, arrangement, or agreement to initiate a life
441	insurance policy for the benefit of a third-party investor who,
442	at the time of policy origination, has no insurable interest in
443	the insured. Stranger-originated life insurance practices
444	include, but are not limited to:
445	(a) The purchase of a life insurance policy with resources
446	or guarantees from or through a person who, at the time of such
447	policy's inception, could not lawfully initiate the policy and
448	the execution of a verbal or written arrangement or agreement to
449	directly or indirectly transfer the ownership of such policy or
450	policy benefits to a third party.

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451 The creation of a trust or other entity that has the (b) 452 appearance of an insurable interest in order to initiate 453 policies for investors, in violation of insurable interest laws 454 and the prohibition against wagering on life. 455 Section 6. Subsection (7) of section 626.9924, Florida 456 Statutes, is amended to read: 457 626.9924 Viatical settlement contracts; procedures; 458 rescission.-(7) At any time during the contestable period, within 20 459 days after a viator executes documents necessary to transfer 460 461 rights under an insurance policy or within 20 days of any 462 agreement, option, promise, or any other form of understanding, 463 express or implied, to viaticate the policy, the provider must 464 give notice to the insurer of the policy that the policy has or 465 will become a viaticated policy. The notice must be accompanied 466 by the documents required by s. 626.99287 626.99287(5)(a) in 467 their entirety. Section 7. Subsection (2) of section 626.99245, Florida 468 469 Statutes, is amended to read: 470 626.99245 Conflict of regulation of viaticals.-471 This section does not affect the requirement of ss. (2) 472 626.9911(14) 626.9911(12) and 626.9912(1) that a viatical settlement provider doing business from this state must obtain a 473 viatical settlement license from the office. As used in this 474 subsection, the term "doing business from this state" includes 475 Page 19 of 31

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476 effectuating viatical settlement contracts from offices in this
477 state, regardless of the state of residence of the viator.
478 Section 8. Subsection (1) of section 626.99275, Florida
479 Statutes, is amended to read:

480

626.99275 Prohibited practices; penalties.-

481

(1) It is unlawful for $\underline{a} = \frac{any}{any}$ person to:

482 (a) To Knowingly enter into, broker, or otherwise deal in 483 a viatical settlement contract the subject of which is a life 484 insurance policy, knowing that the policy was obtained by 485 presenting materially false information concerning any fact 486 material to the policy or by concealing, for the purpose of 487 misleading another, information concerning any fact material to the policy, where the viator or the viator's agent intended to 488 489 defraud the policy's issuer.

(b) To Knowingly or with the intent to defraud, for the
purpose of depriving another of property or for pecuniary gain,
issue or use a pattern of false, misleading, or deceptive life
expectancies.

(c) To Knowingly engage in any transaction, practice, or
course of business intending thereby to avoid the notice
requirements of s. 626.9924(7).

(d) To Knowingly or intentionally facilitate the change of
state of residency of a viator to avoid the provisions of this
chapter.

500

(e) Knowingly enter into a viatical settlement contract

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501 before the application for or issuance of a life insurance 502 policy that is the subject of a viatical settlement contract or 503 during an applicable period specified in s. 626.99287(1) or (2), 504 unless the viator provides a sworn affidavit and accompanying independent evidentiary documentation in accordance with s. 505 506 626.99287. 507 (f) Engage in a fraudulent viatical settlement act, as 508 defined in s. 626.9911. 509 (g) Knowingly issue, solicit, market, or otherwise promote 510 the purchase of a life insurance policy for the purpose of or with an emphasis on selling the policy to a third party. 511 512 (h) Engage in a stranger-originated life insurance practice, as defined in s. 626.9911. 513 514 Section 9. Section 626.99287, Florida Statutes, is amended 515 to read: 626.99287 Contestability of viaticated policies.-516 517 (1) Except as hereinafter provided, if a viatical 518 settlement contract is entered into within the 2-year period 519 commencing with the date of issuance of the insurance policy or 520 certificate to be acquired, the viatical settlement contract is void and unenforceable by either party. 521 522 (2) Except as hereinafter provided, if a viatical settlement policy is subject to a loan secured directly or 523 524 indirectly by an interest in the policy within a 5-year period 525 commencing on the date of issuance of the policy or certificate,

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526	the viatical settlement contract is void and unenforceable by
527	either party.
528	(3) Notwithstanding the limitations in subsections (1) and
529	(2) this limitation, such a viatical settlement contract is not
530	void and unenforceable if the viator provides a sworn affidavit
531	and accompanying independent evidentiary documentation
532	certifying to the viatical settlement provider that one or more
533	of the following conditions were met during the periods
534	applicable to the viaticated policy as stated in subsections (1)
535	<u>or (2)</u> :
536	<u>(a)</u> The policy was issued upon the owner's exercise of
537	conversion rights arising out of a group or term policy <u>, if the</u>
538	total time covered under the prior policy is at least 60 months.
539	The time covered under a group policy must be calculated without
540	regard to any change in insurance carriers, provided the
541	coverage has been continuous and under the same group
542	sponsorship.;
543	(b) (2) The owner of the policy is a charitable
544	organization exempt from taxation under 26 U.S.C. s. 501(c)(3) $\underline{\cdot}$
545	(3) The owner of the policy is not a natural person;
546	(4) The viatical settlement contract was entered into
547	before July 1, 2000;
548	(c) (5) The viator certifies by producing independent
549	evidence to the viatical settlement provider that one or more of
550	the following conditions <u>were</u> have been met within the 2-year
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551	period:
552	(a) 1. The viator or insured is <u>terminally or chronically</u>
553	ill diagnosed with an illness or condition that is either:
554	a. Catastrophic or life threatening; or
555	b. Requires a course of treatment for a period of at least
556	3 years of long-term care or home health care; and
557	$2\cdot$ the condition was not known to the insured at the time
558	the life insurance contract was entered into: $\overline{\cdot}$
559	<u>2.(b)</u> The viator's spouse dies;
560	<u>3.(c)</u> The viator divorces his or her spouse;
561	<u>4.(d)</u> The viator retires from full-time employment;
562	5.(e) The viator becomes physically or mentally disabled
563	and a physician determines that the disability prevents the
564	viator from maintaining full-time employment;
565	<u>6.(f)</u> The owner of the policy was the insured's employer
566	at the time the policy or certificate was issued and the
567	employment relationship terminated;
568	<u>7.(g)</u> A final order, judgment, or decree is entered by a
569	court of competent jurisdiction, on the application of a
570	creditor of the viator, adjudicating the viator bankrupt or
571	insolvent, or approving a petition seeking reorganization of the
572	viator or appointing a receiver, trustee, or liquidator to all
573	or a substantial part of the viator's assets; or
574	<u>8.(h)</u> The viator experiences a significant decrease in
575	income which is unexpected by the viator and which impairs his
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576	or her reasonable ability to pay the policy premium.
577	(d) The viator entered into a viatical settlement contract
578	more than 2 years after the policy's issuance date and, with
579	respect to the policy, at all times before the date that is 2
580	years after policy issuance, each of the following conditions is
581	met:
582	1. Policy premiums have been funded exclusively with
583	unencumbered assets, including an interest in the life insurance
584	policy being financed only to the extent of its net cash
585	surrender value, provided by, or fully recourse liability
586	incurred by, the insured;
587	2. There is no agreement or understanding with any other
588	person to guarantee any such liability or to purchase, or stand
589	ready to purchase, the policy, including through an assumption
590	or forgiveness of the loan; and
591	3. Neither the insured or the policy has been evaluated
592	for settlement.
593	
594	If the viatical settlement provider submits to the insurer a
595	copy of the viator's or owner's certification described above,
596	then the provider submits a request to the insurer to effect the
597	transfer of the policy or certificate to the viatical settlement
598	provider, the viatical settlement agreement shall not be void or
599	unenforceable by operation of this section. The insurer shall
600	timely respond to such request. Nothing in this section shall

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601	prohibit an insurer from exercising its right during the
602	contestability period to contest the validity of any policy on
603	grounds of fraud.
604	Section 10. Section 626.99289, Florida Statutes, is
605	created to read:
606	626.99289 Void and unenforceable contracts, agreements,
607	arrangements, and transactionsNotwithstanding s. 627.455, a
608	contract, agreement, arrangement, or transaction, including, but
609	not limited to, a financing agreement or any other arrangement
610	or understanding entered into, whether written or verbal, for
611	the furtherance or aid of a stranger-originated life insurance
612	practice is void and unenforceable.
613	Section 11. Section 626.99291, Florida Statutes, is
614	created to read:
615	626.99291 Contestability of life insurance policies
616	Notwithstanding s. 627.455, a life insurer may contest a life
617	insurance policy if the policy was obtained by a stranger-
618	originated life insurance practice, as defined in s. 626.9911.
619	Section 12. Section 626.99292, Florida Statutes, is
620	created to read:
621	626.99292 Notice to insureds
622	(1) A life insurer shall provide an individual life
623	insurance policyholder with a statement informing him or her
624	
027	that if he or she is considering making changes in the status of
625	that if he or she is considering making changes in the status of his or her policy, he or she should consult with a licensed

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626 insurance or financial advisor. The statement may accompany or 627 be included in notices or mailings otherwise provided to the 628 policyholder. 629 The statement must also advise the policyholder that (2) 630 he or she may contact the department for more information and 631 include a website address or other location or manner by which 632 the policyholder may contact the department. 633 Section 13. Effective January 1, 2019, section 627.744, 634 Florida Statutes, is amended to read: 635 627.744 Required Preinsurance inspection of private 636 passenger motor vehicles.-637 (1)A private passenger motor vehicle insurance policy 638 providing physical damage coverage, including collision or 639 comprehensive coverage, may not be issued in this state unless 640 the insurer has inspected the motor vehicle in accordance with 641 this section. 642 (2) This section does not apply: 643 To a policy for a policyholder who has been insured (a) 644 for 2 years or longer, without interruption, under a private 645 passenger motor vehicle policy that provides physical damage coverage for any vehicle if the agent of the insurer verifies 646 647 the previous coverage. 648 (b) To a new, unused motor vehicle purchased or leased from a licensed motor vehicle dealer or leasing company. The 649 650 insurer may require: Page 26 of 31

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651 1. A bill of sale, buyer's order, or lease agreement that contains a full description of the motor vehicle; or 652 653 2. A copy of the title or registration that establishes 654 transfer of ownership from the dealer or leasing company to the 655 customer and a copy of the window sticker. 656 657 For the purposes of this paragraph, the physical damage coverage 658 on the motor vehicle may not be suspended during the term of the policy due to the applicant's failure to provide or the 659 insurer's option not to require the documents. However, if the 660 661 insurer requires a document under this paragraph at the time the 662 policy is issued, payment of a claim may be conditioned upon the 663 receipt by the insurer of the required documents, and no 664 physical damage loss occurring after the effective date of the 665 coverage may be payable until the documents are provided to the 666 insurer.

667

(c) To a temporary substitute motor vehicle.

(d) To a motor vehicle which is leased for less than 6
months, if the insurer receives the lease or rental agreement
containing a description of the leased motor vehicle, including
its condition. Payment of a physical damage claim is conditioned
upon receipt of the lease or rental agreement.

(e) To a vehicle that is 10 years old or older, asdetermined by reference to the model year.

(f) To any renewal policy.

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676 To a motor vehicle policy issued in a county with a (a) 1988 estimated population of less than 500,000. 677 678 To any other vehicle or policy exempted by rule of the (h) 679 commission. The commission may base a rule under this paragraph 680 only on a determination that the likelihood of a fraudulent 681 physical damage claim is remote or that the inspection would 682 cause a serious hardship to the insurer or the applicant. 683 (i) When the insurer's authorized inspection service has 684 no inspection facility either in the municipality in which the 685 automobile is principally garaged or within 10 miles of such 686 municipality. 687 (j) When the insured vehicle is insured under a 688 commercially rated policy that insures five or more vehicles. 689 (k) When an insurance producer is transferring a book of 690 business from one insurer to another. 691 When an individual insured's coverage is being (1) 692 transferred and initiated by a producer to a new insurer. 693 (3) This subsection does not prohibit an insurer from 694 requiring a preinsurance inspection of any motor vehicle as a 695 condition of issuance of physical damage coverage. 696 (3) (4) The inspection required by this section shall be 697 provided by the insurer or by a person or organization authorized by the insurer. The applicant may be required to pay 698 the cost of the inspection, not to exceed \$5. The inspection 699 700 shall be recorded on a form prescribed by the commission, and Page 28 of 31

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the form or a copy shall be retained by the insurer with its policy records for the insured. The insurer shall provide a copy of the form to the insured upon request. Any inspection fee paid directly by the applicant may not be considered part of the premium. However, an insurer that provides the inspection at no cost to the applicant may include the expense of the inspection within a rate filing.

708 <u>(4)(5)</u> The inspection shall include at least the 709 following:

(a) Taking a physical imprint of the vehicle identification number of the vehicle or otherwise recording the vehicle identification number in a manner prescribed by the commission.

(b) Recording the presence of accessories required by thecommission to be recorded.

(c) Recording the locations of and a description of existing damage to the vehicle.

718 (5)(6) An insurer may defer an inspection for 30 calendar 719 days following the effective date of coverage for a new policy, 720 but not for a renewal policy, and for additional or replacement 721 vehicles to an existing policy, if an inspection at the time of 722 the request for coverage would create a serious inconvenience 723 for the applicant and such hardship is documented in the 724 insured's policy record.

725

(6) (7) The commission may, by rule, establish such

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726 procedures and notice requirements that it finds necessary to 727 implement this section. 728 Notwithstanding any other provision of this section, (7) 729 an insurer may opt out of the inspection requirements of this 730 section. An insurer opting out of the inspection must file a 731 manual rule with the office indicating that the insurer will not 732 participate in the inspection program under this section. An 733 insurer that files such a manual rule with the office may 734 establish its own preinsurance inspection requirements as a 735 condition to issuing a private passenger motor vehicle insurance 736 policy. The insurer's preinsurance inspection requirements must 737 be included in the manual rule filed with the office. An insurer 738 opting out of the inspection requirements of this section may 739 not require an applicant to pay for the cost of an inspection. 740 (8) The Division of Insurance Fraud of the Department of 741 Financial Services shall provide a report of data from the 742 required preinsurance inspection of motor vehicles to the 743 Governor, the President of the Senate, and the Speaker of the 744 House of Representatives by December 1, 2016. 745 The data must include, but need not be limited to: (a) 746 1. A written estimate of the total cost incurred by 747 insurers and policyholders in order to comply with the 748 inspections. 749 2. A written estimate of the total cost incurred by 750 insurers to have their motor vehicles inspected.

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751	3. Documentation regarding the total premium savings for
752	policyholders as a result of the inspections.
753	4. Documentation of the total number of inspected motor
754	vehicles that had a preexisting condition.
755	5. Documentation regarding the potential fraud in motor
756	vehicle claims incurred within the first 125 days after issuance
757	of a new policy.
758	6. Documentation of the total number of referrals of
759	fraudulent acts to the National Insurance Crime Bureau by
760	preinsurance inspectors during the past 5 years.
761	(b) The Legislature may use the report data in determining
762	the future public necessity for this section.
763	Section 14. Effective September 1, 2017, section 641.3915,
764	Florida Statutes, is amended to read:
765	641.3915 Health maintenance organization anti-fraud plans
766	and investigative unitsEach authorized health maintenance
767	organization and applicant for a certificate of authority shall
768	comply with the provisions of ss. 626.989 and 626.9891 as though
769	such organization or applicant were an authorized insurer. For
770	purposes of this section, the reference to the year 1996 in s.
771	626.9891 means the year 2000 and the reference to the year 1995
772	means the year 1999.
773	Section 15. Except as otherwise expressly provided in this
774	act, this act shall take effect upon becoming a law.
775	
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