	Amendment No.
	CHAMBER ACTION
	Senate House
1	Representative Nelson offered the following:
2	
3	Amendment (with title amendment)
4	Remove line(s) 117-118 and insert:
5	Section 3. Effective January 1, 2009, paragraph (j) of
6	subsection (2) of section 626.221, Florida Statutes, is amended
7	to read:
8	626.221 Examination requirement; exemptions
9	(2) However, no such examination shall be necessary in any
10	of the following cases:
11	(j) An applicant for license as a customer representative
12	who has earned the designation of Accredited Advisor in
13	Insurance (AAI) from the Insurance Institute of America, the
14	designation of Certified Insurance Counselor (CIC) from the
15	Society of Certified Insurance Service Counselors, the
16	designation of Accredited Customer Service Representative (ACSR) 320751
	4/30/2008 7:27 PM

Bill No. CS/CS/SB 2012

Amendment No.

17 from the Independent Insurance Agents of America, the designation of Certified Professional Service Representative 18 19 (CPSR) from the National Foundation for Certified Professional Service Representatives, the designation of Certified Insurance 20 21 Service Representative (CISR) from the Society of Certified 22 Insurance Service Representatives. Also, an applicant for license as a customer representative who has earned an 23 associate's degree or bachelor's degree from an accredited 24 college or university with at least 9 academic hours of property 25 and casualty insurance curriculum, or the equivalent, or has 26 27 earned the designation of Certified Customer Service Representative (CCSR) from the Florida Association of Insurance 28 29 Agents, or the designation of Registered Customer Service Representative (RCSR) from a regionally accredited postsecondary 30 31 institution in this state, or the designation of Professional Customer Service Representative (PCSR) from the Professional 32 33 Career Institute, whose curriculum has been approved by the department and whose curriculum includes comprehensive analysis 34 of basic property and casualty lines of insurance and testing at 35 36 least equal to that of standard department testing for the customer representative license. The department shall adopt 37 rules establishing standards for the approval of curriculum. 38

39 Section 4. Subsection (2), paragraph (f) of subsection
40 (3), and paragraph (j) of subsection (4) of section 626.2815,
41 Florida Statutes, are amended to read:

42 626.2815 Continuing education required; application;
43 exceptions; requirements; penalties.--

320751 4/30/2008 7:27 PM

	Amendment No.
44	(2) Except as otherwise provided in this section, the
45	provisions of this section apply to persons licensed to engage
46	in the sale of insurance in this state for all lines of
47	insurance for which an examination is required for licensing <u>and</u>
48	to each insurer, employer, or appointing entity, including, but
49	not limited to, those created or existing pursuant to s.
50	627.351. The provisions of this section shall not apply to any
51	person holding a license for the sale of any line of insurance
52	for which an examination is not required by the laws of this
53	state, nor shall the provisions of this section apply to any
54	limited license as the department may exempt by rule.
55	(3)
56	(f)1. Except as provided in subparagraph 2., compliance
57	with continuing education requirements is a condition precedent
58	to the issuance, continuation, reinstatement, or renewal of any
59	appointment subject to this section.
60	2.a. An appointing entity, except one that appoints
61	individuals who are employees or exclusive independent
62	contractors of the appointing entity, may not require, directly
63	or indirectly, as a condition of such appointment or the
64	continuation of such appointment, the taking of an approved
65	course or program by any appointee or potential appointee that
66	is not of the appointee's choosing.
67	b. Any entity created or existing pursuant to s. 627.351
68	may require employees to take training of any type relevant to
69	their employment but may not require appointees who are not
70	employees to take any approved course or program unless the
71	course or program deals solely with the appointing entity's
I	320751
	4/30/2008 7:27 PM
	Page 3 of 6

Bill No. CS/CS/SB 2012

Amendment No.

internal procedures or products or with subjects substantially
unique to the appointing entity.

74 (4) The following courses may be completed in order to75 meet the continuing education course requirements:

Any course, including courses relating to agency 76 (j) 77 management or errors and omissions, developed or sponsored by any authorized insurer or recognized agents' association or 78 79 insurance trade association or any independent study program of instruction, subject to approval by the department, qualifies 80 for the equivalency of the number of classroom hours assigned 81 thereto by the department. However, unless otherwise provided in 82 this section, continuing education hours may not be credited 83 84 toward meeting the requirements of this section unless the course is provided by classroom instruction or results in a 85 monitored examination. A monitored examination is not required 86 87 for:

88 <u>1.</u> An independent study program of instruction that is 89 presented through interactive, online technology that the 90 department determines has sufficient internal testing to 91 validate the student's full comprehension of the materials 92 presented; or

2. An independent study program of instruction presented
 on paper or in printed material that imposes a final closed book
 examination that meets the requirements of the department's rule
 for self-study courses. The examination may be taken without a
 proctor provided the student presents to the provider a sworn
 affidavit certifying that the student did not consult any
 written materials or receive outside assistance of any kind or

^{4/30/2008 7:27} PM

	Amendment No.
100	from any person, directly or indirectly, while taking the
101	examination. If the student is an employee of an agency or
102	corporate entity, the student's supervisor or a manager or owner
103	of the agency or corporate entity must also sign the sworn
104	affidavit. If the student is self-employed, a sole proprietor,
105	or a partner, or if the examination is administered online, the
106	sworn affidavit must also be signed by a disinterested third
107	party. The sworn affidavit must be received by the approved
108	provider prior to reporting continuing education credits to the
109	department.
110	Section 5. Subsections (6) and (7) of section 626.381,
111	Florida Statutes, are renumbered as subsections (8) and (9),
112	respectively, and new subsections (6) and (7) are added to that
113	section to read:
114	626.381 Renewal, continuation, reinstatement, or
115	termination of appointment
116	(6) An appointing entity may require an appointee to
117	attend training and education programs of the appointing entity
118	in order for the appointee to receive a new appointment or
119	maintain an existing appointment. However, an appointing entity
120	may not require, directly or indirectly, any appointee to attend
121	any training programs that are wholly or partially approved for
122	general continuing education credit as provided in s. 626.2815.
123	(7) Each appointing entity may appoint only those persons
124	who have met the continuing education requirements of the
125	license necessary for such appointment as provided in s.
126	626.2815. However, an appointing entity may not make or allow,
127	directly or indirectly, the appointment of any appointee or
	320751 4/30/2008 7:27 PM
	4/50/2008 /.2/ FM

	Amendment No.
128	potential appointee to be contingent, in whole or in part, on
129	any appointee's attendance at any course that is approved, in
130	whole or in part, for continuing education credit pursuant to s.
131	626.2815.
132	
133	
134	
135	
136	
137	
138	TITLE AMENDMENT
139	Remove line 17 and insert:
140	dismissed; amending s. 626.221, F.S.; expanding the list of
141	applicants eligible for exemption from certain examination
142	requirements; amending s. 626.2815, F.S.; expanding application
143	of certain continuing education requirements; providing limited
144	exceptions to compliance with continuing education requirements
145	as a condition precedent to certain appointments; providing an
146	exception to certain examination monitoring requirements;
147	providing exception requirements; amending s. 626.381, F.S.;
148	authorizing appointing entities to require appointees to attend
149	certain training and education programs for certain purposes;
150	providing an exception; limiting an appointing entity's
151	appointment authority; prohibiting appointments to be contingent
152	upon an appointee's attendance at certain courses; providing
153	effective dates.
154	