HB 1053 2	2012
A bill to be entitled	
An act relating to long-term care insurance; amending	
s. 627.9404, F.S.; defining the term "guaranteed	
renewable" for purposes of the Long-Term Care	
Insurance Act; amending s. 627.9407, F.S.; providing	
that continuation or renewal of a guaranteed renewable	
long-term care insurance policy does not result in the	
making of a new policy or contract or incorporate	
certain statutory or regulatory changes into the	
policy or contract; amending ss. 627.9403 and	
641.2018, F.S.; conforming cross-references; providing	
editorial changes; providing an effective date.	
Be It Enacted by the Legislature of the State of Florida:	
Section 1. Subsections (6) through (12) of section	
627.9404, Florida Statutes, are renumbered as subsections (7)	
through (13), respectively, and a new subsection (6) is added t	20
that section to read:	
627.9404 Definitions.—For the purposes of this part:	
(6) "Guaranteed renewable" means that the insured has the	5
right to continue the policy or contract in force by the timely	2
payment of premiums and the insurer has no unilateral right to	
make any change in any provision of the policy or contract whil	Le
the insurance or contract is in force and cannot decline to	
renew, except that rates may be revised by the insurer on a	
<u>class basis.</u>	
	A bill to be entitled An act relating to long-term care insurance; amending s. 627.9404, F.S.; defining the term "guaranteed renewable" for purposes of the Long-Term Care Insurance Act; amending s. 627.9407, F.S.; providing that continuation or renewal of a guaranteed renewable long-term care insurance policy does not result in the making of a new policy or contract or incorporate certain statutory or regulatory changes into the policy or contract; amending ss. 627.9403 and 641.2018, F.S.; conforming cross-references; providing editorial changes; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Subsections (6) through (12) of section 627.9404, Florida Statutes, are renumbered as subsections (7) through (13), respectively, and a new subsection (6) is added to that section to read: (6) "Guaranteed renewable" means that the insured has the right to continue the policy or contract in force by the timely payment of premiums and the insurer has no unilateral right to make any change in any provision of the policy or contract while the insurance or contract is in force and cannot decline to renew, except that rates may be revised by the insurer on a

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28 Section 2. Subsection (3) of section 627.9407, Florida
29 Statutes, is amended to read:

30 627.9407 Disclosure, advertising, and performance
 31 standards for long-term care insurance.-

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(3) RESTRICTIONS.-

(a) A long-term care insurance policy may not:

34 1.(a) Be canceled, nonrenewed, or otherwise terminated on 35 the grounds of the age or the deterioration of the mental or 36 physical health of the insured individual or certificateholder; 37 however, the office may authorize nonrenewal for an insurer on a 38 statewide basis on terms and conditions determined to be necessary by the office to protect the interests of the 39 40 insureds, if the insurer demonstrates that renewal will 41 jeopardize the insurer's solvency or that substantial and 42 unexpected loss experience cannot reasonably be mitigated or 43 remedied.

44 <u>2.(b)</u> Contain a provision establishing a new waiting 45 period in the event existing coverage is converted to or 46 replaced by a new or other form within the same insurer or any 47 affiliated insurer, except with respect to an increase in 48 benefits voluntarily selected by the insured individual or group 49 policyholder.

50 <u>3.(c)</u> Restrict its coverage to care only in a nursing home 51 licensed pursuant to part II of chapter 400 or provide 52 significantly more coverage for such care than coverage for 53 lower levels of care. The commission shall adopt rules defining 54 what constitutes significantly more coverage in nursing homes 55 licensed pursuant to part II of chapter 400 than for lower

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56 levels of care.

57 <u>4.(d)</u> Contain an elimination period in excess of 180 days. 58 As used in this paragraph, the term "elimination period" means 59 the number of days at the beginning of a period of confinement 60 for which no benefits are payable.

The continuation or renewal of a guaranteed renewable 61 (b) 62 long-term care insurance policy by the timely payment of 63 required premiums does not constitute the making or issuance of 64 a new policy of insurance or contract for any purpose and does 65 not have the effect of incorporating into the policy or contract 66 statutory or regulatory changes that were enacted or adopted after the original issuance date of the guaranteed renewable 67 68 policy.

69 Section 3. Section 627.9403, Florida Statutes, is amended 70 to read:

71 627.9403 Scope. The provisions of This part applies shall 72 apply to long-term care insurance policies delivered or issued 73 for delivery in this state, and to policies delivered or issued 74 for delivery outside this state to the extent provided in s. 75 627.9406, by an insurer, a fraternal benefit society as defined 76 in s. 632.601, a health maintenance organization as defined in 77 s. 641.19, a prepaid health clinic as defined in s. 641.402, or 78 a multiple-employer welfare arrangement as defined in s. 79 624.437. A policy that which is advertised, marketed, or offered 80 as a long-term care policy and as a Medicare supplement policy 81 must shall meet the requirements of this part and the requirements of ss. 627.671-627.675 and, to the extent of a 82 83 conflict, is be subject to the requirement that is more

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84 favorable to the policyholder or certificateholder. The 85 provisions of This part does shall not apply to a continuing 86 care contract issued pursuant to chapter 651 or and shall not 87 apply to guaranteed renewable policies issued prior to October 1, 1988. Any limited benefit policy that limits coverage to care 88 89 in a nursing home or to one or more lower levels of care 90 required or authorized to be provided by this part or by commission rule is a type of long-term care insurance policy 91 92 that must meet all requirements of this part that apply to long-93 term care insurance policies, except ss. 627.9407(3)(a)3. 94 627.9407(3)(c), (9), (10)(f), and (12) and 627.94073(2). 95 Section 4. Subsection (3) of section 641.2018, Florida Statutes, is amended to read: 96 97 641.2018 Limited coverage for home health care 98 authorized.-99 (3) Any contract that limits coverage to home health care 100 benefits as provided in this section must also meet all of the 101 requirements of ss. 627.9403-627.9408 of the Long-Term Care 102 Insurance Act, except s. 627.9407(3)(a)3. 627.9407(3)(c) and 103 (9). 104 Section 5. This act shall take effect July 1, 2012.

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