		Bill No. CS/CS/HB 635, 1st Eng. (2013)
	Amendment No.	CHAMBER ACTION
	Senate	House
1	Representative Gaetz off	ered the following:
2		
3	Amendment to Amendm	ent (221202) (with title amendment)
4	Between lines 11 and 12 of the amendment, insert:	
5	Section 54. Paragraph (g) of subsection (1) of section	
6	626.9541, Florida Statutes, is amended to read:	
7	626.9541 Unfair met	hods of competition and unfair or
8	deceptive acts or practi	ces defined
9	(1) UNFAIR METHODS	OF COMPETITION AND UNFAIR OR DECEPTIVE
10	ACTS.—The following are	defined as unfair methods of competition
11	and unfair or deceptive	acts or practices:
12	(g) Unfair discrimi	nation
13	1. Knowingly making	or permitting any unfair discrimination
14	between individuals of t	he same actuarially supportable class
15	and equal expectation of	E life, in the rates charged for any life
16	insurance or annuity cor	tract, in the dividends or other
	695309	
	Approved For Filing: 5/1/	
		Page 1 of 4

Bill No. CS/CS/HB 635, 1st Eng. (2013)

17 benefits payable thereon, or in any other of the terms and 18 conditions of such contract.

Amendment No.

19 2. Knowingly making or permitting any unfair discrimination 20 between individuals of the same actuarially supportable class, 21 as determined at the original time of issuance of the coverage, 22 and essentially the same hazard, in the amount of premium, 23 policy fees, or rates charged for any policy or contract of 24 accident, disability, or health insurance, in the benefits 25 payable thereunder, in any of the terms or conditions of such 26 contract, or in any other manner whatever.

27 3. For a health insurer, life insurer, disability insurer, 28 property and casualty insurer, automobile insurer, or managed care provider to underwrite a policy, or refuse to issue, 29 30 reissue, or renew a policy, refuse to pay a claim, cancel or 31 otherwise terminate a policy, or increase rates based upon the 32 fact that an insured or applicant who is also the proposed insured has made a claim or sought or should have sought medical 33 34 or psychological treatment in the past for abuse, protection from abuse, or shelter from abuse, or that a claim was caused in 35 36 the past by, or might occur as a result of, any future assault, 37 battery, or sexual assault by a family or household member upon 38 another family or household member as defined in s. 741.28. A 39 health insurer, life insurer, disability insurer, or managed care provider may refuse to underwrite, issue, or renew a policy 40 41 based on the applicant's medical condition, but shall not consider whether such condition was caused by an act of abuse. 42 For purposes of this section, the term "abuse" means the 43 occurrence of one or more of the following acts: 44

695309

Approved For Filing: 5/1/2013 6:23:29 PM Page 2 of 4

	Bill No. CS/CS/HB 635, 1st Eng. (2013)		
45	Amendment No. a. Attempting or committing assault, battery, sexual		
46			
47	b. Placing another in fear of imminent serious bodily		
48	injury by physical menace;		
49	c. False imprisonment;		
50	d. Physically or sexually abusing a minor child; or		
51	e. An act of domestic violence as defined in s. 741.28.		
52			
53	B This subparagraph does not prohibit a property and casualty		
54	insurer or an automobile insurer from excluding coverage for		
55	intentional acts by the insured if such exclusion does not		
56	constitute an act of unfair discrimination as defined in this		
57	7 paragraph.		
58	4. For a personal lines property or personal lines		
59	automobile insurer to underwrite a policy; refuse to issue,		
60	reissue, or renew a policy; cancel or otherwise terminate a		
61	policy; or charge a discriminatory rate in this state based on		
62	an insured's or applicant's or such person's household member's		
63	3 lawful use, possession, or ownership of a firearm.		
64	5. For a personal lines property or personal lines		
65	automobile insurer to disclose an insured's or applicant's or		
66	such person's household member's ownership or possession of		
67	firearms to a third party or affiliated entity to the insurer		
68	unless the insurer discloses to the insured or applicant the		
69	specific need to disclose the information and the insured or		
70	applicant expressly consents to the disclosure.		
71			
72			
	695309		

Approved For Filing: 5/1/2013 6:23:29 PM Page 3 of 4

Bill No. CS/CS/HB 635, 1st Eng. (2013)

Amendment No.

73

TITLE AMENDMENT

- 74 Remove line 20 of the amendment and insert:
- 75 requirements of ch. 120, F.S.; amending s. 626.9541,
- 76 F.S.; specifying additional unfair methods of
- 77 competition and unfair or deceptive acts by an
- 78 insurer; providing effective