1 A bill to be entitled 2 An act relating to pet insurance and wellness 3 programs; amending s. 624.604, F.S.; revising the 4 definition of the term "property insurance" to include 5 a pet insurance option; amending s. 626.9541, F.S.; 6 providing that certain practices relating to pet 7 wellness programs are unfair methods of competition 8 and unfair or deceptive acts or practices; creating s. 9 627.71545, F.S.; providing a short title; providing 10 purpose; providing applicability; providing 11 construction; providing definitions; requiring pet 12 insurers that use such defined terms in their pet insurance policies to use and include the statutory 13 14 definitions in their policies; requiring pet insurers to also make such definitions available on their 15 16 websites or their program administrators' websites; requiring pet insurers to make certain disclosures to 17 18 pet insurance applicants and policyholders; requiring pet insurers to provide a summary of their bases or 19 20 formulas for determination of claim payments under a 21 pet insurance policy on their websites or their 22 program administrators' websites; requiring pet 23 insurers to disclose certain requirements for required 24 medical examinations of a pet by a veterinarian; 25 requiring pet insurers to create a document with a

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50	imposing a waiting period for accidents; requiring pet
49	prohibiting pet insurers from issuing policies
48	specified illnesses, diseases, or conditions;
47	period of up to a specified period of time for
46	insurers to issue new policies that impose a waiting
45	with regard to such exclusions; authorizing pet
44	that the pet insurer has a specified burden of proof
43	disclosure to the applicant or policyholder; providing
42	of preexisting conditions with appropriate written
41	to issue policies that exclude coverage on the basis
40	attached to the first page; authorizing pet insurers
39	and riders have a specified notice printed on or
38	circumstances; requiring that pet insurance policies
37	requiring that premiums be refunded under certain
36	policies and riders under certain circumstances;
35	and policyholders to examine and return insurance
34	Commission rules; authorizing pet insurance applicants
33	the Florida Insurance Code or the Financial Services
32	disclosures are in addition to disclosures required by
31	disclosures; providing that certain required
30	policyholder; requiring additional written
29	to a policyholder, to provide such document to the
28	websites, and, upon issuance or delivery of a policy
27	on their websites or their program administrators'
26	summary of certain disclosures, to post such document

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51	insurers who issue a policy that imposes a waiting
52	period to include a provision allowing for waiver of
53	the waiting period upon completion of a medical
54	examination of the covered pet by a veterinarian;
55	authorizing pet insurers to require an examination to
56	be conducted by a veterinarian after the purchase of
57	the policy; providing requirements and authorizations
58	relating to such examination; prohibiting a pet
59	insurer from requiring a medical examination of the
60	covered pet to renew a policy; requiring that certain
61	benefits comply with certain provisions of the Florida
62	Insurance Code; prohibiting insurance applicants'
63	eligibility from being based on participation or lack
64	of participation in wellness programs; requiring pet
65	insurers to ensure that their agents are trained on
66	specified topics; providing rulemaking authority;
67	providing an effective date.
68	
69	Be It Enacted by the Legislature of the State of Florida:
70	
71	Section 1. Section 624.604, Florida Statutes, is amended
72	to read:
73	624.604 "Property insurance" defined"Property insurance"
74	is insurance on real or personal property of every kind and of
75	every interest therein, whether on land, water, or in the air,
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76	against loss or damage from any and all hazard or cause, and
77	against loss consequential upon such loss or damage, other than
78	noncontractual legal liability for any such loss or damage.
79	Property insurance may include pet insurance that provides
80	coverage for accidents and for illnesses of pets. Property
81	insurance may contain a provision for accidental death or injury
82	as part of a multiple peril homeowner's policy. Such insurance,
83	which is incidental to the property insurance, is not subject to
84	the provisions of this code applicable to life or health
85	insurance. Property insurance does not include title insurance,
86	as defined in s. 624.608.
87	Section 2. Paragraph (hh) is added to subsection (1) of
88	section 626.9541, Florida Statutes, to read:
89	626.9541 Unfair methods of competition and unfair or
90	deceptive acts or practices defined
91	(1) UNFAIR METHODS OF COMPETITION AND UNFAIR OR DECEPTIVE
92	ACTSThe following are defined as unfair methods of competition
93	and unfair or deceptive acts or practices:
94	(hh) Sales practices for pet wellness programs
95	1. A pet insurance agent may not market a wellness program
96	as pet insurance.
97	2. If a wellness program is sold by a pet insurance agent:
98	a. The purchase of the wellness program may not be a
99	prerequisite to the purchase of pet insurance;
100	b. The costs of the wellness program must be separate and
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101	identifiable from any pet insurance policy sold by the pet
102	insurance agent;
103	c. The terms and conditions of the wellness program must
104	be separate from any pet insurance policy sold by the agent;
105	d. The products or coverages available through the
106	wellness program may not duplicate the products or coverages
107	available through the pet insurance policy; and
108	e. The advertising of the wellness program must not be
109	misleading.
110	Section 3. Section 627.71545, Florida Statutes, is created
111	to read:
112	627.71545 Pet insurance; noninsurance wellness programs
113	(1) This section may be cited as the "Pet Insurance Act."
114	(2) The purpose of this section is to promote the public
115	welfare by creating a comprehensive regulatory framework within
116	which pet insurance may be sold in this state.
117	(3) This section applies to all of the following:
118	(a) Pet insurance policies that are issued to any resident
119	of this state or that are sold, solicited, negotiated, or
120	offered in this state.
121	(b) Pet insurance policies or certificates that are
122	delivered or issued for delivery in this state.
123	(4)(a) This section may not be construed to prohibit or
124	limit the types of exclusions pet insurers may use in their
125	policies or to require pet insurers to include in such policies

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126	any of the limitations or exclusions specified in subsection
127	<u>(9).</u>
128	(b) All other applicable provisions of the Florida
129	Insurance Code apply to pet insurance, except that this section
130	supersedes any general provisions of the Florida Insurance Code
131	which otherwise apply to pet insurance.
132	(5)(a) As used in this section, the term:
133	1. "Chronic condition" means a condition that can be
134	treated or managed, but not cured.
135	2. "Congenital anomaly or disorder" means a condition that
136	is present from birth, whether inherited or caused by the
137	environment, and that may cause or contribute to illness or
138	disease.
139	3. "Hereditary disorder" means an abnormality that is
139 140	3. "Hereditary disorder" means an abnormality that is genetically transmitted from parent to offspring and may cause
140	genetically transmitted from parent to offspring and may cause
140 141	genetically transmitted from parent to offspring and may cause illness or disease.
140 141 142	genetically transmitted from parent to offspring and may cause illness or disease. <u>4. "Orthopedic conditions" means a condition that affects</u>
140 141 142 143	genetically transmitted from parent to offspring and may cause <u>illness or disease.</u> <u>4. "Orthopedic conditions" means a condition that affects</u> <u>the bones, skeletal muscle, cartilage, tendons, ligaments, or</u>
140 141 142 143 144	genetically transmitted from parent to offspring and may cause <u>illness or disease.</u> <u>4. "Orthopedic conditions" means a condition that affects</u> <u>the bones, skeletal muscle, cartilage, tendons, ligaments, or</u> <u>joints. The term includes, but is not limited to, elbow</u>
140 141 142 143 144 145	genetically transmitted from parent to offspring and may cause <u>illness or disease.</u> <u>4. "Orthopedic conditions" means a condition that affects</u> <u>the bones, skeletal muscle, cartilage, tendons, ligaments, or</u> <u>joints. The term includes, but is not limited to, elbow</u> <u>dysplasia, hip dysplasia, intervertebral disc degeneration,</u>
140 141 142 143 144 145 146	<pre>genetically transmitted from parent to offspring and may cause illness or disease. 4. "Orthopedic conditions" means a condition that affects the bones, skeletal muscle, cartilage, tendons, ligaments, or joints. The term includes, but is not limited to, elbow dysplasia, hip dysplasia, intervertebral disc degeneration, patellar luxation, and cranial cruciate ligament rupture, but</pre>
140 141 142 143 144 145 146 147	<pre>genetically transmitted from parent to offspring and may cause illness or disease.</pre>
140 141 142 143 144 145 146 147 148	<pre>genetically transmitted from parent to offspring and may cause illness or disease.</pre>

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151	Such insurance reimburses a policyholder for expenses associated
152	with medical advice, diagnosis, care, or treatment provided by a
153	veterinarian, including, but not limited to, the cost of drugs
154	prescribed by the veterinarian.
155	6. "Pet insurance policy" or "policy" includes pet
156	insurance certificates.
157	7. "Preexisting condition" means a condition for which any
158	of the following is true before the effective date of or during
159	a waiting period applicable to a pet insurance policy:
160	a. A veterinarian provided medical advice.
161	b. The pet received previous treatment.
162	c. Based on information from verifiable sources, the pet
163	had signs or symptoms directly related to the condition for
164	which a claim is being made.
165	
166	A condition for which coverage is afforded on a policy is not
167	deemed to be a preexisting condition on any renewal of the
168	policy.
169	8. "Renewal" means the issuance and delivery at the end of
170	an insurance policy period of a policy that supersedes the
171	policy previously issued and delivered by the same pet insurer
172	or affiliated pet insurer and that provides types and limits of
173	coverage substantially similar to those contained in the policy
174	being superseded.
175	9. "Veterinarian" means a health care practitioner who is
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176	licensed to engage in the practice of veterinary medicine in
177	this state under chapter 474.
178	10. "Waiting period" means the period of time specified in
179	a pet insurance policy which is required to run before some or
180	all of the coverage in the policy may begin. This period may not
181	be applied to renewals of existing coverage.
182	11. "Wellness program" means a subscription or
183	reimbursement-based program that is separate from an insurance
184	policy and that provides goods and services to promote the
185	general health, safety, or well-being of the covered pet. If the
186	subscription or program includes language such as "undertakes to
187	indemnify another," "pays a specified amount upon determinable
188	contingencies," or "provides coverage for a fortuitous event,"
189	the subscription or program is transacting in the business of
190	insurance and is subject to the Florida Insurance Code. This
191	definition is not intended to classify a contract directly
192	between a service provider and a pet owner which involves only
193	the two parties as being the business of insurance, unless other
194	indications of insurance also exist.
195	(b) If a pet insurer uses any of the terms defined in
196	paragraph (a) in a pet insurance policy, the pet insurer must
197	use the definition of each term as provided in paragraph (a) and
198	must include each such definition in the policy. The pet insurer
199	must also make such definitions available through a clear and
200	conspicuous link on the main page of the website of the pet
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201 insurer or the pet insurer's program administrator. 202 (6) (a) A pet insurer transacting pet insurance must 203 disclose the following to pet insurance applicants and 204 policyholders: 205 1. Whether the policy excludes coverage due to any of the 206 following: 207 a. A chronic condition; 208 b. A congenital anomaly or disorder; 209 c. A hereditary disorder; or 210 d. A preexisting condition. 211 If the policy includes any other exclusions not listed 2. 212 in subparagraph 1., the following information in a statement in 213 the disclosure: "Other exclusions may apply. Please refer to the exclusions section of the policy for more information." 214 3. Any policy provision that limits coverage through a 215 216 waiting period, a deductible, a coinsurance payment, or an 217 annual or lifetime policy limit. Waiting periods and applicable 218 requirements must be clearly and prominently disclosed to 219 applicants before the policy purchase. 220 4. Whether the pet insurer reduces coverage or increases 221 premium based on the policyholder's claims history, the age of 222 the covered pet, or a change in the geographic location of the 223 policyholder. 224 5. Whether the underwriting company differs from the brand name used to market and sell the pet insurance. 225

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226 Before issuing a pet insurance policy, a pet insurer (b) 227 shall, through a clear and conspicuous link on the main page of 228 the pet insurer's or the pet insurer's program administrator's 229 website, provide a summary description of the basis or formula for the pet insurer's determination of claim payments under the 230 231 policy. 232 1. A pet insurer that uses a benefit schedule to determine 233 claim payments under a pet insurance policy must clearly 234 disclose both of the following: 235 a. The applicable benefit schedule in the policy. 236 b. All benefit schedules used by the pet insurer under its 237 pet insurance policies through a clear and conspicuous link on 238 the main page of the pet insurer's or pet insurer's program 239 administrator's website. 240 2. A pet insurer that determines claim payments under a 241 pet insurance policy based on usual and customary fees, or any 242 other reimbursement limitation based on prevailing veterinary 243 service provider charges, shall do both of the following: 244 Include a usual and customary fee limitation provision a. 245 in the policy which clearly describes the pet insurer's basis or 246 formula for determining usual and customary fees and the manner 247 in which that basis or formula is applied in calculating claim 248 payments. b. Disclose the pet insurer's basis for determining usual 249 250 and customary fees through a clear and conspicuous link on the

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251	main page of the pet insurer's or pet insurer's program
252	administrator's website.
253	(c) If any medical examination of the pet by a
254	veterinarian is required to effectuate coverage, the pet insurer
255	must clearly and conspicuously disclose any requirement for the
256	examination before the policy is purchased and must disclose
257	that examination documentation may result in a preexisting
258	condition exclusion.
259	(d) A pet insurer shall create a summary of all policy
260	disclosures required in paragraphs (a), (b), and (c) in a
261	separate document entitled "Insurer Disclosure of Important
262	Policy Provisions." The pet insurer shall post the document
263	through a clear and conspicuous link on the main page of the pet
264	insurer's or pet insurer's program administrator's website.
265	(e) At the time a pet insurance policy is issued or
266	delivered to a policyholder, the pet insurer shall provide the
267	policyholder with a copy of the Insurer Disclosure of Important
268	Policy Provisions document required under paragraph (d), in at
269	least 12-point type. At such time, the pet insurer shall also
270	include a written disclosure with all of the following:
271	1. Contact information for the Division of Consumer
272	Services of the department, including a link and toll-free
273	telephone number, for consumers to submit inquiries and
274	complaints relating to pet insurance products regulated by the
275	department or office.
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276 The address and customer service telephone number of 2. 277 the pet insurance agent. 278 The disclosures required in this subsection are in (f) 279 addition to any other disclosures required by the Florida 280 Insurance Code or rules prescribed by the commission. 281 Unless the policyholder has filed a claim under the (7) 282 pet insurance policy, a pet insurance applicant or policyholder 283 may examine and return the policy or rider to the pet insurer or 284 pet insurance agent or broker within 30 days after the applicant 285 or policyholder obtains the receipt and is entitled to the 286 premium refunded if, after examining the policy or rider, he or 287 she is not satisfied for any reason. (8) A pet insurance policy and rider must have a notice 288 289 prominently printed on or attached to the first page which 290 includes specific instructions to accomplish a return, in type 291 at least as large as any type appearing on the policy or rider 292 contract and in substantially the following language: 293 294 You have 30 days after the date you receive this 295 policy, certificate, or rider to review and return it 296 to the company if you decide not to keep it. You do 297 not have to tell the company why you are returning it. If you decide not to keep policy, certificate, or 298 299 rider, simply return it to the company at the 300 company's administrative office, or to the insurance Page 12 of 15

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301 agent or broker from whom you bought it, as long as 302 you have not filed a claim. You must return the 303 policy, certificate, or rider within 30 days after the 304 day you first receive it in order to receive a refund. 305 The company must refund the full amount of any premium paid within 30 days after it receives the returned 306 307 policy, certificate, or rider. The premium refund will 308 be sent directly to the person who paid it. The 309 policy, certificate, or rider will be void as if it 310 had never been issued. 311 312 (9) (a) A pet insurer may issue a policy that excludes 313 coverage on the basis of one or more preexisting conditions with 314 appropriate written disclosure to the applicant or policyholder. 315 The pet insurer has the burden of proving that the preexisting 316 condition exclusion applies to the condition for which a claim 317 is being made. 318 (b)1. A pet insurer may issue a new policy imposing a 319 waiting period that does not exceed 30 days after effectuation 320 of coverage for illnesses or diseases or for orthopedic 321 conditions not resulting from an accident. A pet insurer may not 322 issue a policy imposing a waiting period for accidents. 323 2. A pet insurer issuing a policy that imposes a waiting 324 period must include a provision in its contract which allows the waiting period to be waived upon completion of a medical 325

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326	examination of the pet by a veterinarian. The pet insurer may
327	require the examination to be conducted by a veterinarian after
328	the purchase of the policy.
329	a. A medical examination required under this subparagraph
330	must be paid for by the policyholder, unless the policy
331	specifies that the pet insurer will pay for the examination.
332	b. A pet insurer may specify requirements for the
333	examination and require documentation that the requirements have
334	been satisfied, provided that the specifications do not
335	unreasonably restrict the ability of the applicant or
336	policyholder to waive the waiting period.
337	(c) A pet insurer may not require a medical examination of
338	the covered pet for the policyholder to renew a policy.
339	(d) If a pet insurer includes any prescriptive, wellness,
340	or noninsurance benefit in the policy form, the benefit is made
341	part of the policy contract and must comply with all of the
342	applicable provisions of the Florida Insurance Code.
343	(e) An applicant's eligibility to purchase a pet insurance
344	policy may not be based on his or her participation, or lack of
345	participation, in a separate wellness program.
346	(10) (a) A pet insurer must ensure that its agents are
347	trained on the topics specified in paragraph (b) and that its
348	agents have been appropriately trained on the coverages and
349	conditions of its pet insurance products.
350	(b) The training required under this subsection must

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351	include information on all of the following topics:
352	1. Preexisting conditions and waiting periods.
353	2. The differences between pet insurance and noninsurance
354	wellness programs.
355	3. Chronic conditions, congenital anomalies or disorders,
356	and hereditary disorders and the way pet insurance policies
357	address those conditions or disorders.
358	4. Rating, underwriting, renewal, and other related
359	administrative topics.
360	(11) The commission may adopt rules necessary to
361	administer this section.
362	Section 4. This act shall take effect January 1, 2026.
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