Bill No. CS/CS/CS/HB 1143 (2010)

Amendment No.

## CHAMBER ACTION

Senate House

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Representative Nelson offered the following:

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## Amendment to Amendment (753340) (with title amendment)

Between lines 4 and 5, insert:

Section 98. Section 627.9403, Florida Statutes, is amended to read:

627.9403 Scope.—The provisions of this part shall apply to long-term care insurance policies delivered or issued for delivery in this state, and to policies delivered or issued for delivery outside this state to the extent provided in s.

627.9406, by an insurer, a fraternal benefit society as defined

in s. 632.601, a health maintenance organization as defined in

s. 641.19, a prepaid health clinic as defined in s. 641.402, or

a multiple-employer welfare arrangement as defined in  ${\bf s}$ .

624.437. A policy which is advertised, marketed, or offered as a

long-term care policy and as a Medicare supplement policy shall 824677

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meet the requirements of this part and the requirements of ss. 627.671-627.675 and, to the extent of a conflict, be subject to the requirement that is more favorable to the policyholder or certificateholder. Except as provided with respect to the definition of the term "quaranteed renewable" in this section, the provisions of this part shall not apply to a continuing care contract issued pursuant to chapter 651 and shall not apply to quaranteed renewable policies issued prior to October 1, 1988. With respect to all policies of insurance covered under this part whenever issued, the term "guaranteed renewable" means the insured has the right to continue the policy 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 while the insurance is in force and cannot decline to renew the policy, except that rates may be revised by the insurer on a class basis. The continuation or renewal of a guaranteed renewable policy of insurance by the timely payment of required premiums does not constitute making or issuing a new policy of insurance for any purpose, including, but not limited to, for purposes of incorporating into the policy changes in the rules or provisions of law governing insurance policies. Any limited benefit policy that limits coverage to care in a nursing home or to one or more lower levels of care required or authorized to be provided by this part or by commission rule is a type of longterm care insurance policy that must meet all requirements of this part that apply to long-term care insurance policies, except ss. 627.9407(3)(c), (9), (10)(f), and (12) and 627.94073(2).

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## Amendment No.

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46	TITLE AMENDMENT
47	Remove line 54 and insert:
48	references; revising a reference; amending s. 627.9403,
49	F.S.; defining the term "guaranteed renewable" with
50	respect to long-term care insurance policies; providing
51	for continuation or renewal of policies under certain

conditions; creating s.