

House _____ Amendment NO. _____

Offered By

1 AMEND House Bill No. 1763, Page 1, in the Title, Lines 2-3, by removing the term "workers'
2 compensation large deductible policies" and insert in lieu thereof the following:
3 "insurance companies"; and
4

5 Further amend said bill, said page, Section A, Line 2, by inserting immediately after said line the
6 following:
7

8 "375.918. 1. As used in this section, the following terms mean:

9 (1) "Adverse action", [a denial, nonrenewal of, or a reduction in the amount of benefits
10 payable or types of coverages under any contract, existing or applied for, in connection with the
11 underwriting of insurance. An offer by an insurer to write a contract through an affiliated insurer
12 does not constitute an adverse action] the same meaning as defined in the Fair Credit Reporting Act,
13 15 U.S.C. Section 1681, et. seq. Adverse actions include, but are not limited to:

14 (a) Cancellation, denial, or nonrenewal of personal insurance coverage;

15 (b) Charging a higher insurance premium for personal insurance than would have been
16 offered if the credit history or insurance credit score had been more favorable, whether the charge is
17 by application of a rating rule, assignment to a rating tier that does not have the lowest available
18 rates, or placement with an affiliate company that does not offer the lowest rates available to the
19 consumer within the affiliate group of insurance companies; or

20 (c) Any reduction or adverse or unfavorable change in the terms of coverage or amount of
21 any personal insurance due to a consumer's credit history or insurance credit score. A reduction or
22 adverse or unfavorable change in the terms of coverage occurs when either the coverage provided to
23 the consumer is not as broad in scope as coverage requested by the consumer but is available to
24 other insureds of the insurer or any affiliate, or the consumer is not eligible for benefits such as
25 dividends that are available through affiliated insurers;

26 (2) "Contract", any [automobile] insurance policy [as defined in section 379.110, or any
27 property insurance policy as defined in section 375.001, including such a policy on a mobile home
28 or residential condominium unit or a policy of renters' or tenants' insurance. Contract shall not
29 include any] issued in this state other than a policy of mortgage insurance or commercial insurance;

30 (3) "Credit information", any insurance credit score or credit-related information derived
31 from a credit report, found on a credit report itself, or provided on an application for insurance, but
32 shall not include information that is not credit-related;

33 (4) "Credit report", any written or electronic communication of any information by a
34 consumer reporting agency that:

35 (a) Bears on a person's credit worthiness, credit standing, or credit capacity; and

36 (b) Is used or collected wholly or partly to serve as a factor in the underwriting of a

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1 contract;

2 [(4)] (5) "Credit scoring entity", any entity that is involved in creating, compiling, or
3 providing insurance credit scores;

4 [(5)] (6) "Insurance credit score", a rating or numerical representation [of the insurance risk
5 a person presents using the person's attributes derived from a] derived by using a formula,
6 algorithm, computer application, model, or other process that is based, in whole or in part, on the
7 credit report or credit information [in a formula to assess insurance risk on an actuarial or statistical
8 basis] of an applicant;

9 [(6)] (7) "Insurer", any insurance company or entity that offers a contract;

10 [(7)] (8) "Underwriting", the selection of the risk that will be assumed by the insurer on a
11 contract, and specifically the decision whether to accept, deny, renew, nonrenew, reduce, or increase
12 the amount of benefits payable, premium rate for coverage, or types of coverages under the contract.

13 2. An insurer using a credit report or insurance credit score as a factor in underwriting shall
14 not take an adverse action against a new applicant based on such factor without consideration of
15 another noncredit-related underwriting factor.

16 3. No insurer shall take an adverse action against [an] a new applicant [or insured] based on
17 inability to compute an insurance credit score without consideration of another underwriting factor,
18 unless the insurer can justify the credibility that the lack of an insurance credit score has in
19 underwriting to the director of the department of insurance, financial institutions and professional
20 registration.

21 4. An insurer using a credit report or insurance credit score as a factor in underwriting a
22 contract for a new applicant shall disclose at the time of the original application for the contract or
23 on the application itself that the insurer may gather credit information.

24 5. An insurer using a credit report or insurance credit score as a factor in underwriting of a
25 contract for a new applicant shall not take an adverse action on such contract based on information
26 that is the subject of a written dispute between the [policyholder or] applicant and a consumer
27 reporting agency, as noted in such person's credit report, until such dispute has reached final
28 determination in accordance with the federal Fair Credit Reporting Act, 15 U.S.C. Section 1681, et
29 seq. In the event that information is the subject of a written dispute under this subsection, the sixty-
30 day period provided by section 375.002 or section 379.110, shall be extended until fifteen days after
31 the dispute reaches final determination. Nothing in this subsection shall be construed to require any
32 consumer reporting agency, as defined by the federal Fair Credit Reporting Act, 15 U.S.C. Section
33 1681, et seq., to include any information on a credit report beyond the extent required by the federal
34 Fair Credit Reporting Act, 15 U.S.C. Section 1681, et seq.

35 6. If the use of a credit report or insurance credit score on a contract results in an adverse
36 action against a new applicant, the insurer shall provide the [policyholder or] applicant:

37 (1) Notice that a credit report or insurance credit score adversely affected the underwriting
38 of the contract;

39 (2) The name, address, and telephone number of the consumer credit reporting agency that
40 furnished the credit information, in compliance with the notice requirements of the federal Fair
41 Credit Reporting Act, 15 U.S.C. Section 1681, et seq.;

42 (3) Notice of the right to obtain a free credit report from the consumer credit reporting
43 agency within sixty days; and

44 (4) Notice of the right to lodge a dispute with the consumer credit reporting agency to have
45 any erroneous information corrected in accordance with the federal Fair Credit Reporting Act, 15
46 U.S.C. Section 1681, et seq.

47 7. Within thirty days from the date the insurer provides notice of an adverse action pursuant
48 to subdivision (1) of subsection 6 of this section, the new applicant [or insured] may in writing

1 request from the insurer a statement of reasons for such action. For purposes of determining the
2 thirty-day period, the notice of an adverse action is deemed received three days after mailing. The
3 statement of reasons shall be sufficiently clear and specific so that a person of average intelligence
4 can identify the basis for the insurer's decision without further inquiry. An insurer may provide an
5 explanation of significant characteristics of the credit history that may have impacted such person's
6 insurance credit score to meet the requirements of this subsection. Standardized credit explanations
7 provided by credit scoring entities comply with this subsection.

8 8. If an insurer bases an adverse action in part on a credit report or insurance credit score,
9 the new applicant [or insured] may within thirty days of such adverse action make a written request
10 for reunderwriting following any correction relating to the credit report or insurance credit score.

11 9. An insurer may obtain and use a current credit report or insurance credit score on new
12 business [or renewal] contracts, but shall not take an adverse action with respect to renewal
13 contracts based upon such credit report or insurance credit score [until or after the third anniversary
14 date of the initial contract].

15 10. Insurance inquiries shall not directly or indirectly be used as a negative factor in any
16 insurance credit scoring formula or in the use of a credit report in underwriting.

17 11. Nothing in this section shall be construed as superceding the provisions of section
18 375.002 and section 379.114. Nothing in this section shall be construed as prohibiting any insurer
19 from using credit information in determining whether to offer a policyholder or applicant the option
20 to finance or establish a payment plan for the payment of any premium for a contract. Nothing in
21 this section shall apply to any entity not acting as an insurer or credit scoring entity as defined in
22 subsection 1 of this section.

23 12. No credit scoring entity shall provide or sell to any party, other than the insurer, its
24 insurance company affiliates or holding companies, and the producer from whom the inquiry was
25 generated, data or lists that include any information that in whole or in part is submitted in
26 conjunction with credit inquiries about consumers. Such information includes, but is not limited to,
27 expiration dates, information that may identify time periods during which a consumer's insurance
28 may expire, or other nonpublic personal information as defined under the Gramm-Leach-Bliley Act,
29 15 U.S.C. Sections 6801 to 6809. The provisions of this subsection shall not preclude the exchange
30 of information specifically authorized under the federal Fair Credit Reporting Act, 15 U.S.C.
31 Section 1681, et seq., the Gramm-Leach-Bliley Act, 15 U.S.C. Sections 6801 to 6809 and other
32 applicable federal law. The provisions of this subsection shall not apply to data disclosed in
33 connection with a proposed or actual sale, merger, transfer or exchange of all or a portion of an
34 insurer's or producer's business or operating unit, including but not limited to, the sale of a portfolio
35 of contracts, if such disclosure concerns solely consumers of the business or unit and such disclosure
36 is not the primary reason for the sale, merger, transfer or exchange.

37 13. Notwithstanding any other provision of law, no insurer shall use a credit report or
38 insurance credit score as a factor in underwriting or take any adverse action based on a credit report
39 or insurance credit score against a person currently insured under an existing insurance contract with
40 the insurer.

41 14. A violation of this section may be enforceable under section 374.280.

42 [14.] 15. The provisions of this section shall apply to all contracts entered into on or after
43 [July 1, 2003] January 1, 2017."; and

44
45 Further amend said bill by amending the title, enacting clause, and intersectional references
46 accordingly.