House Bill 227 (COMMITTEE SUBSTITUTE)

By: Representatives Frye of the 118th, Buckner of the 137th, Cannon of the 58th, Smith of the 41st, Nguyen of the 89th, and others

A BILL TO BE ENTITLED AN ACT

- 1 To amend Code Section 33-6-4 of the Official Code of Georgia Annotated, relating to
- 2 enumeration of unfair methods of competition and unfair or deceptive acts or practices
- 3 regarding insurance, so as to expand prohibitions on discrimination against victims of family
- 4 violence to include victims of sexual assault; to provide for related matters; to repeal
- 5 conflicting laws; and for other purposes.

6 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7	SECTION 1.
8	Code Section 33-6-4 of the Official Code of Georgia Annotated, relating to enumeration of
9	unfair methods of competition and unfair or deceptive acts or practices regarding insurance,
10	is amended in subsection (b) by revising paragraph (15) as follows:
11	"(15)(A) As used in this paragraph, the term:
12	(i) 'Confidential family violence abuse information' means information about acts of
13	family violence or sexual assault, the status of a victim of family violence or sexual
14	assault, an individual's medical condition that the insurer knows or has reason to know
15	is related to family violence or sexual assault, or the home and work addresses and
16	telephone numbers of a subject of family violence or sexual assault.
17	(ii) 'Family violence' means family violence as defined in Code Sections 19-13-1 and
18	19-13-20 and as limited by Code Section 19-13-1.
19	(iii) 'Sexual assault' means rape, sodomy, aggravated sodomy, sexual battery, and
20	aggravated sexual battery as those terms are defined in Chapter 6 of Title 16.
21	(B) No person shall deny or refuse to accept an application; refuse to insure; refuse to
22	renew; refuse to reissue; cancel, restrict, or otherwise terminate; charge a different rate
23	for the same coverage; add a premium differential; or exclude or limit coverage for
24	losses or deny a claim incurred by an insured on the basis that the applicant or insured
25	is or has been a victim of family violence or sexual assault or that such person knows
26	or has reason to know the applicant or insured may be a victim of family violence or

sexual assault; nor shall any person take or fail to take any of the aforesaid actions on the basis that an applicant or insured provides shelter, counseling, or protection to victims of family violence or sexual assault.

- (C) No person shall request, directly or indirectly, any information the person knows or reasonably should know relates to acts of family violence or sexual assault or an applicant's or insured's status as a victim of family violence or sexual assault or make use of such information however obtained, except for the limited purpose of complying with legal obligations, verifying an individual's claim to be a subject of family violence or sexual assault, cooperating with a victim of family violence or sexual assault in seeking protection from family violence or sexual assault, or facilitating the treatment of a family violence or sexual assault related medical condition. When a person has information in their possession that clearly indicates that the insured or applicant is a subject of family violence or sexual assault, the disclosure or transfer of the information by a person to any person, entity, or individual is a violation of this Code section, except:
 - (i) To the subject of abuse <u>family violence or sexual assault</u> or an individual specifically designated in writing by the subject of <u>abuse family violence or sexual assault</u>;
 - (ii) To a health care provider for the direct provision of health care services;
- (iii) To a licensed physician identified and designated by the subject of abuse family violence or sexual assault;
- (iv) When ordered by the Commissioner or a court of competent jurisdiction or otherwise required by law;
- (v) When necessary for a valid business purpose to transfer information that includes family violence confidential abuse information that cannot reasonably be segregated without undue hardship. Family violence Confidential abuse information may be disclosed pursuant to this division only to the following persons or entities, all of whom shall be bound by this subparagraph:
 - (I) A reinsurer that seeks to indemnify or indemnifies all or any part of a policy covering a subject of <u>abuse family violence or sexual assault</u> and that cannot underwrite or satisfy its obligations under the reinsurance agreement without that disclosure;
 - (II) A party to a proposed or consummated sale, transfer, merger, or consolidation of all or part of the business of the person;
- (III) Medical or claims personnel contracting with the person, only where necessary to process an application or perform the person's duties under the policy or to

protect the safety or privacy of a subject of abuse <u>family violence or sexual assault;</u> or

- (IV) With respect to address and telephone number, to entities with whom the person transacts business when the business cannot be transacted without the address and telephone number;
- (vi) To an attorney who needs the information to represent the person effectively, provided the person notifies the attorney of its obligations under this paragraph and requests that the attorney exercise due diligence to protect the confidential abuse information consistent with the attorney's obligation to represent the person;
- (vii) To the policy owner or assignee, in the course of delivery of the policy, if the policy contains information about <u>abuse family violence or sexual assault</u> status; or (viii) To any other entities deemed appropriate by the Commissioner.
- (D) It is unfairly discriminatory to terminate group coverage for a subject of family violence because coverage was originally issued in the name of the perpetrator of the family violence and the perpetrator has divorced, separated from, or lost custody of the subject of family violence, or the perpetrator's coverage has terminated voluntarily or involuntarily. If termination results from an act or omission of the perpetrator, the subject of family violence shall be deemed a qualifying eligible individual under Code Section 33-24-21.1 and may obtain continuation and conversion of such coverages notwithstanding the act or omission of the perpetrator. A person may request and receive family violence confidential abuse information to implement the continuation and conversion of coverages under this subparagraph.
- (E) Subparagraph (C) of this paragraph shall not preclude a subject of family violence or sexual assault from obtaining his or her insurance records. Subparagraph (C) of this paragraph shall not prohibit a person from asking about a medical condition or a claims history or from using medical information or a claims history to underwrite or to carry out its duties under the policy to the extent otherwise permitted under this paragraph and other applicable law.
- (F) No person shall take action that adversely affects an applicant or insured on the basis of a medical condition, claim, or other underwriting information that the person knows or has reason to know is family violence or sexual assault related and which:
 - (i) Has the purpose or effect of treating family violence <u>or sexual assault</u> status as a medical condition or underwriting criterion;
 - (ii) Is based upon correlation between a medical condition and family violence <u>or sexual assault;</u>

98	(iii) Is not otherwise permissible by law and does not apply in the same manner and
99	to the same extent to all applicants and insureds similarly situated without regard to
100	whether the condition or claim is family violence or sexual assault related; or
101	(iv) Except for claim actions, is not based on a determination, made in conformance
102	with sound actuarial and underwriting principles and guidelines generally applied in
103	the insurance industry and supported by reasonable statistical evidence, that there is
104	a correlation between the applicant's or insured's circumstances and a material
105	increase in insurance risk.
106	(G) No person shall fail to pay losses arising out of family violence or sexual assault
107	against an innocent first-party claimant to the extent of such claimant's legal interest in
108	the covered property, if the loss is caused by the intentional act of an insured against
109	whom a family violence or sexual assault complaint is brought for the act causing this
110	loss.
111	(H) No person shall use other exclusions or limitations on coverage which the
112	Commissioner has determined through the policy filing and approval process to
113	unreasonably restrict the ability of victims of family violence or sexual assault to be
114	indemnified for such losses.
115	(I) Any person issuing, delivering, or renewing a policy of insurance in this state at any
116	time within a period of 24 months after July 1, 2000, shall include with such policy or
117	renewal certificate a notice attached thereto containing the following language:
118	'NOTICE
119	The laws of the State of Georgia prohibit insurers from unfairly discriminating against
120	any person based upon his or her status as a victim of family violence."

121 **SECTION 2.**

122 All laws and parts of laws in conflict with this Act are repealed.