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LRB-1945/1 CMH&PJK:kjf:jf

2005 ASSEMBLY BILL 363

April 22, 2005 - Introduced by Representatives Lehman, Hahn and Mursau. Referred to Committee on Insurance.

AN ACT to create 632.235 of the statutes; relating to: coverage under a liability

insurance policy for owners of dogs.

Analysis by the Legislative Reference Bureau

Current law does not prohibit an insurer from denying, or from basing premiums for, coverage under a liability insurance policy to a dog owner because of the particular breed of dog he or she owns. This bill prohibits an insurer from denying, or from basing premiums for, coverage under a liability insurance policy to a dog owner because of the breed of dog he or she owns. The bill permits an insurer to deny, or to base premiums for, coverage under a liability insurance policy to a dog owner only because of the past behavior of his or her dog. If the dog owner knows that his or her dog has been used in the commission of a crime or has previously injured a person, domestic animal, or property, then the insurer may generally deny coverage or increase the premium for coverage.

For further information see the *state and local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 632.235 of the statutes is created to read:

632.235 Denial of coverage based on dog ownership. (1) No insurer authorized to write liability coverage may deny, or impose an increased premium for,

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coverage under a liability insurance policy because the person to be covered is a do
owner and owns a particular breed of dog.

- (2) (a) An insurer authorized to write liability insurance may deny, or impose an increased premium for, coverage under a liability insurance policy because the person to be covered is a dog owner only if the dog owner knows that his or her dog has been used in the commission of a crime or that his or her dog previously injured a person, domestic animal, or property.
- (b) An insurer may not deny coverage or impose an increased premium for coverage under par. (a) if the dog owner would be immune from liability under s. 895.57 (4) or if the dog is used by a law enforcement agency, as defined in s. 165.83 (1) (b), and the dog injures a crime suspect while the dog is performing law enforcement functions.

SECTION 2. Initial applicability.

(1) This act first applies to insurance policies that are issued or renewed on the effective date of this subsection.

16 (END)