

Commerce Committee

Tuesday, February 13, 2018 3:00 PM - 6:00 PM Webster Hall (212 Knott)

Action Packet

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

Summary:

Commerce Committee

Tuesday February 13, 2018 03:00 pm

CS/HR 157 Favorable		Yeas: 25	Nays: 1
Amendment 164025	Withdrawn		
Amendment 284139	Not Considered		
Amendment 357593	Not Considered		
Amendment 379285	Not Considered		
Amendment 582631	Not Considered		
Amendment 582847	Not Considered		
Amendment 685417	Not Considered		
Amendment 704709	Not Considered		
Amendment 976761	Not Considered		
CS/HB 425 Favorable		Yeas: 24	Nays: 1
CS/HB 645 Favorable		Yeas: 21	Nays: 0
C3/11D 043 Tavorable		16d5. 21	Nays. U
CS/CS/HB 1073 Favorable	With Committee Substitute	Yeas: 25	Nays: 0
Amendment 120267	Withdrawn		
Amendment 311877	Withdrawn		
Amendment 457545	Withdrawn		
Amendment 515085	Withdrawn		
Amendment 605597	Withdrawn		
Amendment 640845	Withdrawn		
Amendment 906831	Withdrawn		
Amendment 936745	Adopted Without Objection		
CS/HB 1103 Favorable Wit	th Committee Substitute	Yeas: 24	Nays: 0
Amendment 532999	Adopted Without Objection	1eas. 24	Nays. U
Amendment 954735	Adopted Without Objection		
Amendment 254/55	Adopted Michael Objection		
HB 6037 Favorable With Co	ommittee Substitute	Yeas: 15	Nays: 11
Amendment 329897	Adopted		
Amendment 677067	Adopted		

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

Attendance:

	Present	Absent	Excused
Jim Boyd (Chair)	X		
Loranne Ausley	X		
Bryan Avila	X		
Lori Berman			X
Halsey Beshears	X		
Daniel Burgess, Jr.	X		<u> </u>
Charles Clemons, Sr.	X		
Nicholas Duran	X		
Dane Eagle	×		
Katie Edwards-Walpole	X		
Randy Fine	X		
Joseph Geller	X		
Tom Goodson	X		
James Grant	X		, , , , , , , , , , , , , , , , , , , ,
Joe Gruters	X		
Bill Hager			X
Blaise Ingoglia	X		.=
Evan Jenne	Х		
Sam Killebrew	X		
Mike La Rosa	X		
Kionne McGhee			X
Mike Miller	X		
Jared Moskowitz	Х		
Bobby Payne	X		
Ray Rodrigues	X		
Rick Roth			Х
Sean Shaw	X		
Richard Stark	X		
Jackie Toledo	X		
Jay Trumbull	X		
Totals:	26	0	4

Commerce Committee 2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/HR 157: Public Health Risk Created by Pornography

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X	··			
Bryan Avila	X				
Lori Berman			X		
Halsey Beshears	X				
Daniel Burgess, Jr.	X				
Charles Clemons, Sr.	X				
Nicholas Duran	X				
Dane Eagle	X				
Katie Edwards-Walpole	X				
Randy Fine	X				
Joseph Geller	X				
Tom Goodson	X				
James Grant	X				
Joe Gruters	X				
Bill Hager			X		
Blaise Ingoglia	X				-
Evan Jenne	X				
Sam Killebrew	X				
Mike La Rosa	X	·			
Kionne McGhee			X		
Mike Miller	X				· · · · · · · · · · · · · · · · · · ·
Jared Moskowitz		X			
Bobby Payne	X				
Ray Rodrigues	X				
Rick Roth	· · · · · · · · · · · · · · · · · · ·		X		
Sean Shaw	X				
Richard Stark	X				
Jackie Toledo	X				
Jay Trumbull	X				
Jim Boyd (Chair)	X				
	Total Yeas: 25	Total Nays: 1			

CS/HR 157 Amendments

Amendment 164025

X Withdrawn

Amendment 284139

X Not Considered

Commerce Committee

	2/13/2018	3:00PM
Location: Webster Hall (212 Knott)		
CS/HR 157: Public Health Risk Created by Po	r nography (cor	ntinued)
CS/HR 157 Amendments (continued)		
Amendment 357593		
X Not Considered		
Amendment 379285		
X Not Considered		
Amendment 582631		
X Not Considered		

Amendment 685417

Amendment 582847 X Not Considered

Not Considered

Amendment 704709

X Not Considered

Amendment 976761

Not Considered

Appearances:

Amendment 704709 Public Health Risk Created by Pornography Amber Kelly (Lobbyist) - Opponent FL Family Action 4853 S. Orange Ave, Ste. C Tallahassee, Florida 32806 Phone: (407) 418-0250

Public Health Risk Created by Pornography Marco Paredes (Lobbyist) - Waive In Support FL Conference of Catholic Bishops Associate Director for Health 201 W. Park Ave Tallahassee, Florida 32308 Phone: (850) 222-3803

Committee meeting was reported out: Tuesday, February 13, 2018 9:09PM

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/HR 157: Public Health Risk Created by Pornography (continued)

Appearances: (continued)

Public Health Risk Created by Pornography Bill Bunkley (Lobbyist) - Waive In Support Florida Ethics and Religion Liberty Commission President P. O. Box 341644 Tampa, Florida 33694

Tampa, Florida 33694 Phone: (813) 264-2977

Public Health Risk Created by Pornography
Amber Kelly (Lobbyist) - Proponent
FL Family Action (Legislative arm of FL Family Policy Council
4853 S. Orange Ave, Ste. C
Tallahassee, Florida 32806
Phone: (407) 418-0250

Commerce Committee 2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/HB 425: Physician Fee Sharing Task Force

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X				
Bryan Avila	X	•			
Lori Berman			X		
Halsey Beshears	X				
Daniel Burgess, Jr.	X				
Charles Clemons, Sr.	X		_		
Nicholas Duran	X				
Dane Eagle	X		<u>-</u>		
Katie Edwards-Walpole	X				
Randy Fine	X				
Joseph Geller	X				
Tom Goodson	X				
James Grant			X		
Joe Gruters	X				
Bill Hager			Х		_
Blaise Ingoglia	X				
Evan Jenne	X				
Sam Killebrew	X				_
Mike La Rosa	X			·	
Kionne McGhee			X		
Mike Miller	X				
Jared Moskowitz	X				
Bobby Payne	X		•		
Ray Rodrigues	X		·		
Rick Roth			X		
Sean Shaw	X				
Richard Stark		X			
Jackie Toledo	X				
Jay Trumbull	X				
Jim Boyd (Chair)	X				
	Total Yeas: 24	Total Nays: 1	1		

Appearances:

Physician Fee Sharing Task Force Stephen Winn (Lobbyist) - Waive In Support Florida Osteopathic Medical Association Executive Director 2544 Blairstone Pines Dr. Tallahassee, Florida 32301 Phone: (850) 878-3056

Commerce Committee 2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/HB 425: Physician Fee Sharing Task Force (continued)

Appearances: (continued)

Physician Fee Sharing Task Force Chris Roland (Lobbyist) - Proponent Florida Chapter, American College of Physicians 1000 Riverside Ave Jacksonville, Florida 32304 Phone: (904) 233-3051

Physician Fee Sharing Task Force
Jarrod Fowler (Lobbyist) - Waive In Support
Florida Medical Association
Director of Health Care Policy
1430 Piedmont Dr. E.
Tallahassee, Florida 32308
Phone: (850) 224-6496

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Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/HB 645: Young Farmers and Ranchers

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Lavanaa Avalav	V			rea	IVAY
Loranne Ausley	X				
Bryan Avila	X				
Lori Berman			X		
Halsey Beshears	X				
Daniel Burgess, Jr.			X		
Charles Clemons, Sr.	X				
Nicholas Duran	X				
Dane Eagle	X				
Katie Edwards-Walpole	X				
Randy Fine	X				
Joseph Geller	X				
Tom Goodson	X				
James Grant			X		
Joe Gruters	, X				
Bill Hager			X		
Blaise Ingoglia	X				
Evan Jenne	X		<u></u> -		
Sam Killebrew	X				
Mike La Rosa			X		
Kionne McGhee			X		
Mike Miller	X				
Jared Moskowitz	X				
Bobby Payne	X				
Ray Rodrigues			X		
Rick Roth			X		
Sean Shaw	X				
Richard Stark	X				· · · · · · · · · · · · · · · · · · ·
Jackie Toledo	X				
Jay Trumbull			X		
Jim Boyd (Chair)	X				······
	Total Yeas: 21	Total Nays:	0		

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/CS/HB 1073: Department of Financial Services

X | Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranno Auglou	X	-		rea	Nay
Loranne Ausley Bryan Avila	X	····	X	·	
Lori Berman			X		<u></u>
Halsey Beshears	X		<u></u>		
	X X				
Daniel Burgess, Jr.	X X				
Charles Clemons, Sr.				· · · · · · · · · · · · · · · · · · ·	
Nicholas Duran	X				
Dane Eagle	X				
Katie Edwards-Walpole	X				
Randy Fine	X			•	
Joseph Geller	X				
Tom Goodson	· X				
James Grant	X				
Joe Gruters	X				
Bill Hager			X		
Blaise Ingoglia	X				
Evan Jenne	X				
Sam Killebrew	X				
Mike La Rosa	X				
Kionne McGhee			X		
Mike Miller	X				
Jared Moskowitz	X				
Bobby Payne	X				
Ray Rodrigues	X				
Rick Roth			X		
Sean Shaw	X				
Richard Stark	X				
Jackie Toledo	X	_			
Jay Trumbull	X				
Jim Boyd (Chair)	X				
	Total Yeas: 25	Total Nays: 0)		

CS/CS/HB 1073 Amendments

Amendment 120267

X Withdrawn

Amendment 311877

X Withdrawn

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/CS/HB 1073: Department of Financial Services (continued)

CS/CS/HB 1073 Amendments (continued)

Amendment 457545

X Withdrawn

Amendment 515085

X Withdrawn

Amendment 605597

X Withdrawn

Amendment 640845

X Withdrawn

Amendment 906831

X Withdrawn

Amendment 936745

X Adopted Without Objection

Appearances:

Amendment 906831
Department of Financial Services
Donovan Brown (Lobbyist) - Waive In Support
Associated Industries of FL
113 E. College Ave.
Tallahassee, Florida
Phone: (850) 815-6010

Department of Financial Services Victoria Zepp (Lobbyist) - Proponent Florida Coalition for Children Chief Policy & Research Officer 411 E. College Ave Tallahassee, Florida 32301 Phone: (850) 241-6309

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/CS/HB 1073: Department of Financial Services (continued)

Appearances: (continued)

Amendment 936745
Department of Financial Services
Victoria Zepp (Lobbyist) - Proponent
Florida Coalition for Children
Chief Policy & Research Officer
411 E. College Ave
Tallahassee, Florida 32301
Phone: (850) 241-6309

Department of Financial Services Joy Ryan - Waive In Support WebCE 300 S. Duval Street, # 410 Tallahassee, Florida 32312 Phone: 425-4000

Department of Financial Services
Benjamin Murphy (Lobbyist) - Waive In Support
Department of Financial Services
200 E Gaines St 200 East Gaines Street
Tallahassee FL
Phone: (850) 413-2890

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/HB 1103: Regional Rural Development Grants

X | Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley	X			rea	ivay
Bryan Avila	X		X		
Lori Berman			X		
Halsey Beshears	X				
Daniel Burgess, Jr.	X				
Charles Clemons, Sr.	X				
Nicholas Duran	X				
Dane Eagle	X	· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·
Katie Edwards-Walpole	X				···
Randy Fine	X		··-		<u>.</u>
Joseph Geller	X		·		
Tom Goodson	X	· · · · · · · · · · · · · · · · · · ·	<u> </u>		
James Grant			X		
Joe Gruters	X				
Bill Hager			X		
Blaise Ingoglia	X				
Evan Jenne	X				
Sam Killebrew	X				
Mike La Rosa	X				
Kionne McGhee			X		
Mike Miller	X				-
Jared Moskowitz	X				***************************************
Bobby Payne	X	<u></u>			
Ray Rodrigues	X			*,	
Rick Roth	·-·		X		
Sean Shaw	X			<u> </u>	<u></u>
Richard Stark	X				·
Jackie Toledo	X				*** * <u>*</u>
Jay Trumbull	X				
Jim Boyd (Chair)	X				
	Total Yeas: 24	Total Nays: 0)		

CS/HB 1103 Amendments

Amendment 532999

X Adopted Without Objection

Amendment 954735

X Adopted Without Objection

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

CS/HB 1103: Regional Rural Development Grants (continued)

Appearances:

Amendment 532999
Regional Rural Development Grants
Casey Reed (Lobbyist) - Waive In Support
AT& T
State Director - Legislatieve Affairs
150 S. Monroe Street
Tallahassee, Florida 32301

Phone: (850) 591-6002

Amendment 532999
Carolyn Johnson (Lobbyist) - Waive In Support
Florida Chamber of Commerce
136 S Bronough St
Tallahassee FL
Phone: (850) 521-1235

Regional Rural Development Grants
Laura Youmans (Lobbyist) - Waive In Support
Florida Association of Counties
100 N. Monroe Street
Tallahassee, Florida 32301

Regional Rural Development Grants Chris Doolin (Lobbyist) - Waive In Support Small County Coalition Executive Director Tallahassee, Florida 32301

Regional Rural Development Grants Roy Baker - Information Only Opportunity Florida Business Develpment Coordinator 4636 Hwy 90, Suite K Marianna Florida 32446 Phone: (850) 633-4119

Regional Rural Development Grants (Amd.# 532999)
Laura Youmans (Lobbyist) - Waive In Support
Florida Association of Counties
100 N. Monroe Street
Tallahassee, Florida 32301
Phone: 245-1838

Regional Rural Development Grants
Chris Spencer (Lobbyist) - Waive In Support
Hendry County
Government Consultant
401 East Jackson St.
Tallahassee, Florida

Phone: (850) 273-5000

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Commerce Committee

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Location: Webster Hall (212 Knott)

CS/HB 1103: Regional Rural Development Grants (continued)

Appearances: (continued)

Regional Rural Development Grants
Carolyn Johnson (Lobbyist) - Waive In Support
Florida Chamber of Commerce
136 S Bronough St
Tallahassee FL
Phone: (850) 521-1235

Regional Rural Development Grants
Jim Spratt (Lobbyist) - Waive In Support
Okeechobee County
P. O. Box 10011
Tallahassee, Florida 32302
Phone: (850) 228-1296

Regional Rural Development Grants
Jeff Hendry (State Employee) - Waive In Support
North Florida Economic Development Partnership
Executive Director
3200 Clifden DR
Tallahassee, Florida 32303
Phone: (850) 443-7103

Regional Rural Development Grants
Darryl Register (General Public) - Waive In Support
Baker County EDC
Executive Director
20 E. MacClenny Ave
MacClenny Florida 32063
Phone: (904) 259-6433

Regional Rural Development Grants Richard Gentry (Lobbyist) - Proponent Stand Up For North Florida 2305 Braeburn Circle Tallahassee, Florida 32309 Phone: (850) 251-1837

Commerce Committee

2/13/2018 3:00PM

Location: Webster Hall (212 Knott)

HB 6037 : Fireworks

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Loranne Ausley		X			
Bryan Avila	X				
Lori Berman			X		
Halsey Beshears	X				
Daniel Burgess, Jr.	X		-		
Charles Clemons, Sr.	X				
Nicholas Duran		X			
Dane Eagle	X				
Katie Edwards-Walpole		X	<u></u>	·	
Randy Fine	X				
Joseph Geller		X			
Tom Goodson		X			
James Grant	X				
Joe Gruters	X				
Bill Hager			X		
Blaise Ingoglia	X				
Evan Jenne		X			
Sam Killebrew		X			
Mike La Rosa	X				
Kionne McGhee			X		
Mike Miller		X			
Jared Moskowitz		X			
Bobby Payne	X				
Ray Rodrigues	X				
Rick Roth			X		
Sean Shaw		X			
Richard Stark		X			
Jackie Toledo	X				
Jay Trumbull	X				
Jim Boyd (Chair)	X				
	Total Yeas: 15	Total Nays:	11		

HB 6037 Amendments

Amendment 329897

X Adopted

Amendment 677067

X Adopted

Commerce Committee 2/13/2018 3:00PM

Location: Webster Hall (212 Knott)
HB 6037: Fireworks (continued)

Appearances:

Fireworks
Andrew Hosek (Lobbyist) - Waive In Support
Americans for Prosperity
Analyst
200 W. College Ave
Tallahassee, Florida

Chris Aleman (General Public) - Proponent PARTY 365 5324 SW 153RD PL S MIAMI FL 33185 Phone: (305) 588-3812

Fireworks

Michael Dobson (Lobbyist) - Opponent Phantom Fireworks Attorney 215 S. Monroe Street Tallahassee, Florida 32301 Phone: (850) 545-0576

Fireworks

Ken Pruitt (Lobbyist) - Opponent SKY KING Lobbyist 113 E. College St. Suite 305 Tallahassee, Florida Phone: (772) 971-5760

Fireworks

Ron Book (Lobbyist) - Opponent TNT Fireworks / Neptune Wholesale 104 W. Jefferson Street Tallahassee, Florida 32301 Phone: (850) 224-3427



Bill No. CS/HR 157 (2018)

Amendment No. 1

	COMMITTEE/SUBCOMMITTEE ACTION
;	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Commerce Committee
2	Representative Moskowitz offered the following:
3	
4	Amendment (with title amendment)
4 5	Amendment (with title amendment) Remove everything after the resolving clause and insert:
5	Remove everything after the resolving clause and insert:
5 6	Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk
5 6 7	Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by breast cancer, lung cancer, testicular cancer, and
5 6 7 8	Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by breast cancer, lung cancer, testicular cancer, and ovarian cancer and acknowledges the need for education,
5 6 7 8 9	Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by breast cancer, lung cancer, testicular cancer, and ovarian cancer and acknowledges the need for education, prevention, research, and policy changes to protect the citizens
5 6 7 8 9	Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by breast cancer, lung cancer, testicular cancer, and ovarian cancer and acknowledges the need for education, prevention, research, and policy changes to protect the citizens
5 6 7 8 9 10	Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by breast cancer, lung cancer, testicular cancer, and ovarian cancer and acknowledges the need for education, prevention, research, and policy changes to protect the citizens
5 6 7 8 9 10 11 12	Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by breast cancer, lung cancer, testicular cancer, and ovarian cancer and acknowledges the need for education, prevention, research, and policy changes to protect the citizens of this state.

164025 - 63092 strike amendment 1 HR 157.docx

Published On: 2/12/2018 7:43:25 PM



Bill No. CS/HR 157 (2018)

Amendment No. 1

15	A resolution recognizing the public health risk
16	created by breast cancer, lung cancer, testicular
17	cancer, and ovarian cancer.
18	
19	WHEREAS, breast cancer, lung cancer, testicular cancer, and
20	ovarian cancer are creating a public health risk, and
21	WHEREAS, deaths from breast cancer numbered 2,904 in
22	Florida in 2016, and
23	WHEREAS, deaths from breast cancer numbered 40,610
24	nationally in 2017, and
25	WHEREAS, deaths from lung cancer numbered 11,206 in Florida
26	in 2016, and
27	WHEREAS, deaths from lung cancer numbered 155,870
28	nationally in 2017, and
29	WHEREAS, deaths from ovarian cancer numbered 970 in Florida
30	in 2017, and
31	WHEREAS, deaths from ovarian cancer numbered 14,080
32	nationally in 2017, and
33	WHEREAS, deaths from testicular cancer numbered 410
34	nationally in 2017, and
35	WHEREAS, the estimated number of new cases of testicular
36	cancer in 2017 is now 8,850, NOW, THEREFORE,

164025 - 63092 strike amendment 1 HR 157.docx

Published On: 2/12/2018 7:43:25 PM

Amendment No. 2

1	
	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	withdrawn (Y/N)
	OTHER NC
1	Committee/Subcommittee hearing bill: Commerce Committee
2	Representative Moskowitz offered the following:
3	
4	Amendment (with title amendment)
5	Remove everything after the resolving clause and insert:
6	That the State of Florida recognizes the public health risk
7	created by Restless Leg Syndrome and acknowledges the need for
8	education, prevention, and policy change to protect the citizens
9	of this state.
10	
11	
12	TITLE AMENDMENT
13	Remove everything before the resolving clause and insert:
14	A resolution recognizing the public health risk
15	created by Restless Leg Syndrome (RLS).

582847 - 63096 strike amendment 2 HR 157.docx

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16

Bill No. CS/HR 157 (2018)

Amendment No. 2

17

18

19 20

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WHEREAS, Florida hospitals have found that Restless Leg
Syndrome (RLS) may affect as many as 1 in 10 people nationwide,
and
WHEREAS, 5 million adults in the United States have
moderate to severe RLS, and
WHEREAS, 1 million children of school age have RLS, and
WHEREAS, health professionals have found that symptoms
continue longer and become more frequent with age, NOW,
THEREFORE,

582847 - 63096 strike amendment 2 HR 157.docx

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Bill No. CS/HR 157 (2018)

Amendment No. 3

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER L
1	Committee/Subcommittee hearing bill: Commerce Committee
2	Representative Moskowitz offered the following:
3	
4	Amendment (with title amendment)
5	Remove everything after the resolving clause and insert:
6	That the State of Florida recognizes the public health risk
7	created by MS-13 and acknowledges the need for education,
8	prevention, research, and policy change to protect the citizens
9	of this state.
10	
11	
12	TITLE AMENDMENT
13	Remove everything before the resolving clause and insert:
14	A resolution recognizing the public health risk
15	created by MS-13.
16	

704709 - 63102 strike amendment 3 HR 157.docx

Published On: 2/12/2018 7:49:30 PM



COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HR 157 (2018)

Amendment No. 3

	WHEREAS, the Federal Bureau of Investigation finds that MS-
13	perpetrates violence, including assaults and homicides, and
	WHEREAS, the Federal Bureau of Investigation finds that MS-
13	operates in 42 states and the District of Columbia, and
	WHEREAS, Federal Bureau of Investigation finds that MS-13
has	s between 6,000 and 10,000 members nationwide, and
	WHEREAS, is heavily involved in the illegal drug trade,
NO	N. THEREFORE.

704709 - 63102 strike amendment 3 HR 157.docx Published On: 2/12/2018 7:49:30 PM



Bill No. CS/HR 157 (2018)

Amendment No. 4

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER ~~
1	Committee/Subcommittee hearing bill: Commerce Committee
2	Representative Moskowitz offered the following:
3	
4	Amendment (with title amendment)
5	Remove everything after the resolving clause and insert:
6	That the State of Florida recognizes the public health risk
7	created by influenza and acknowledges the need for education,
8	prevention, and policy change to protect the citizens of this
9	state.
10	
11	
12	TITLE AMENDMENT
13	Remove everything before the resolving clause and insert:
14	
15	A resolution recognizing the public health risk

582631 - 63103 strike amendment 4 HR 157.docx

Published On: 2/12/2018 7:51:57 PM



Bill No. CS/HR 157 (2018)

Amendment No. 4

17	
18	WHEREAS, the World Health Organization finds that there are
19	3 million to 5 million cases of influenza each year, and
20	WHEREAS, this results in an estimated 290,000 to 650,000
21	deaths from influenza each year, and
22	WHEREAS, during the 2018 influenza season over 20 children
23	have died, and
24	WHEREAS, the World Health Organization finds that the
25	deaths associated with influenza occur among people age 65 or
26	older, and
27	WHEREAS, the State of Florida has a large population that
28	is age 65 and older, NOW, THEREFORE,

582631 - 63103 strike amendment 4 HR 157.docx

Published On: 2/12/2018 7:51:57 PM



Bill No. CS/HR 157 (2018)

Amendment No. 5

COMMITTEE/SUBCOMMITTEE ACTION
ADOPTED (Y/N)
ADOPTED AS AMENDED (Y/N)
ADOPTED W/O OBJECTION (Y/N)
FAILED TO ADOPT (Y/N)
WITHDRAWN (Y/N)
OTHER <u>NU</u>
Committee/Subcommittee hearing bill: Commerce Committee
Representative Moskowitz offered the following:
Amendment (with title amendment)
Amendment (with title amendment) Remove everything after the resolving clause and insert:
Remove everything after the resolving clause and insert:
Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk
Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by human trafficking and acknowledges the need for
Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by human trafficking and acknowledges the need for education, prevention, and policy changes to protect the
Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by human trafficking and acknowledges the need for education, prevention, and policy changes to protect the
Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by human trafficking and acknowledges the need for education, prevention, and policy changes to protect the
Remove everything after the resolving clause and insert: That the State of Florida recognizes the public health risk created by human trafficking and acknowledges the need for education, prevention, and policy changes to protect the citizens of this state.

357593 - 63105 strike amendment 5 HR 157.docx

created by human trafficking.

Published On: 2/12/2018 7:52:39 PM



Bill No. CS/HR 157 (2018)

Amendment No. 5

17	WHEREAS, in 2009, the Legislature affirmed that human
18	trafficking is a form of modern-day slavery, and,
19	WHEREAS, the Department of Children and Families reported
20	1,900 documented cases of human trafficking in Florida in 2016,
21	and
22	WHEREAS, this statistic showed a 54 percent increase from
23	the previous year, and
24	WHEREAS, the International Labor Organization estimates
25	that there are 4.5 million people trapped in forced sexual
26	exploitation globally, NOW, THEREFORE,

357593 - 63105 strike amendment 5 HR 157.docx

Published On: 2/12/2018 7:52:39 PM



Bill No. CS/HR 157 (2018)

Amendment No. 6

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- 1	
	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER /
1	Committee/Subcommittee hearing bill: Commerce Committee
2	Representative Moskowitz offered the following:
3	
4	Amendment (with title amendment)
5	
6	TITLE AMENDMENT
7	Remove lines 2-3 and insert:
8	A resolution recognizing the public health risk
9	created by Stormy Daniels, an American pornographic
10	actress.

976761 - 63108 title amendment 6 HR 157.docx

Published On: 2/12/2018 7:53:18 PM

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Bill No. CS/HR 157 (2018)

Amendment No. 7

	COMMITTEE/SUBCOMMI	TTEE ACTION
	ADOPTED	(Y/N)
	ADOPTED AS AMENDED	(Y/N)
	ADOPTED W/O OBJECTION	(Y/N)
:	FAILED TO ADOPT	(Y/N)
	WITHDRAWN	(Y/N)
	OTHER 🗸	NC
1	Committee/Subcommittee	hearing bill: Commerce Committee
2	Representative Moskowit	z offered the following:
3		
4	Amendment (with ti	tle amendment)
5	Remove lines 46-49	and insert:
6	That the State of Flori	da recognizes the public health risk
7	created by Nazis and Wh	ite Nationalists and acknowledges the
8	need for education, pre	vention, research, and policy change to
9	protect the citizens of	this state.
10		
11		
12	TI	TLE AMENDMENT
13	Remove lines 2-41	and insert:
14	A resolution recog	nizing the public health risk
15	created by Nazis a	nd White Nationalists.
16		

379285 - 63111 strike amendment 7 HR 157.docx

Published On: 2/12/2018 7:54:01 PM



Bill No. CS/HR 157 (2018)

Amendment No. 7

17	WHEREAS, the Federal Bureau of Investigation finds Nazis
18	and White Nationalists as much of a threat as ISIS, and
19	WHEREAS, the Federal Bureau of Investigation has over 1,000
20	open cases on Nazi and White Nationalist hate groups as
21	evidenced by recent testimony in Congress, and
22	WHEREAS, violence from Nazis and White Nationalists has
23	risen in the past year as evidenced by law enforcement
24	testimony, and
25	WHEREAS, the Nazis killed up to 6 million members of the
26	Jewish faith, 7 million civilians in the USSR, 3 million Soviet
27	prisoners of war, 1.8 million Polish civilians, 312,000 Serbian
28	civilians, up to 250,000 people who live with disabilities, and
29	70,000 homosexuals, NOW, THEREFORE,

379285 - 63111 strike amendment 7 HR 157.docx

Published On: 2/12/2018 7:54:01 PM



Bill No. CS/HR 157 (2018)

Amendment No. 8

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	COMMITTEE/SUBCOMMITTEE ACTION		
	ADOPTED (Y/N)		
	ADOPTED AS AMENDED (Y/N)		
	ADOPTED W/O OBJECTION (Y/N)		
	FAILED TO ADOPT (Y/N)		
	WITHDRAWN (Y/N)		
	OTHER /		
1	Committee/Subcommittee hearing bill: Commerce Committee		
2	Representative Moskowitz offered the following:		
3			
4	Amendment (with title amendment)		
5	Remove everything after the resolving clause and insert:		
6	That the State of Florida recognizes the public health risk		
7	created by gun-related deaths and school shootings and		
8	acknowledges the need for education, prevention, research, and		
9	policy change to protect the citizens of this state.		
10			
11			
12	TITLE AMENDMENT		
13	Remove everything before the resolving clause and insert:		
14	A resolution recognizing the public health risk		

284139 - 63120 strike amendment 8 HR 157.docx

Published On: 2/12/2018 7:55:09 PM

created by gun-related deaths and school shootings.



Bill No. CS/HR 157 (2018)

Amendment No. 8

17	WHEREAS, school shootings have been on the rise since the
18	year 2000, and
19	WHEREAS, since January 1, 2018, there have been 28 mass
20	shootings in the United States, and
21	WHEREAS, four of these mass shootings have taken place in
22	Florida, leaving 16 injured and 3 dead, and
23	WHEREAS, the Pulse nightclub shooting took place in
24	Orlando, Florida, claiming the lives of 49 people and wounding
25	58 and,
26	WHEREAS, the Pulse nightclub shooting is considered the
27	deadliest incident of violence against LGBT people in U.S.
28	history and,
29	WHEREAS, the Pulse nightclub shooting is the deadliest
30	terror attack since the September $11^{ ext{th}}$ attacks in 2001 and,
31	WHEREAS, data obtained from Florida medical examiners show
32	that between 2010 and 2015, 3,200 children age 17 and younger
33	were killed or injured by firearms, and
34	WHEREAS, this data shows that a child in Florida was shot,
35	on average, every 17 hours, and
36	WHEREAS, the Federal Bureau of Investigation has found that
37	mass shootings are becoming deadlier, NOW, THEREFORE,



Bill No. CS/HR 157 (2018)

Amendment No. 9

	COMMITTEE/SUBCOMMITTEE ACTION		
	ADOPTED (Y/N)		
	ADOPTED AS AMENDED (Y/N)		
	ADOPTED W/O OBJECTION (Y/N)		
	FAILED TO ADOPT (Y/N)		
	WITHDRAWN(Y/N)		
	OTHER /		
1	Committee/Subcommittee hearing bill: Commerce Committee		
2	Representative Moskowitz offered the following:		
3			
4	Amendment (with title amendment)		
5	Remove everything after the resolving clause and insert:		
6	That the State of Florida recognizes the public health risk		
7	created by opioids and acknowledges the need for education,		
8	prevention, research, and policy change to protect the citizens		
9	of this state.		
10			
11			
12	TITLE AMENDMENT		
13	Remove everything before the resolving clause and insert:		
14	A resolution recognizing the public health risk		
15	created by opioids.		
16			

685417 - 63121 strike amendment 9 HR 157.docx

Published On: 2/12/2018 7:56:00 PM



Bill No. CS/HR 157 (2018)

Amendment No. 9

17	WHEREAS, Florida has found a growing number of opioid-
18	related deaths, and
19	WHEREAS, Governor Rick Scott and the Federal Centers for
20	Disease Control and Prevention have declared a state and
21	national opioid epidemic, and
22	WHEREAS, in 2015, Florida had 3,900 opioid-related deaths,
23	and
24	WHEREAS, in 2016, Florida had a 35 percent increase in
25	opioid-related deaths, and
26	WHEREAS, in 2015, over 33,000 opioid-related deaths were
27	recorded nationwide, NOW, THEREFORE,

685417 - 63121 strike amendment 9 HR 157.docx

Published On: 2/12/2018 7:56:00 PM



COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/CS/HB 1073 (2018)

Amendment No. 1

COMMITTEE/SUBCOMMI	ITTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	✓ (Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	·

Committee/Subcommittee hearing bill: Commerce Committee
Representative Hager offered the following:

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Amendment (with title amendment)

5 Remov

Remove lines 259-1288 and insert:

7 read:

218.32 Annual financial reports; local governmental entities.—

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(1) (a) Each local governmental entity that is determined to be a reporting entity, as defined by generally accepted accounting principles, and each independent special district as defined in s. 189.012, shall submit to the department a copy of its annual financial report for the previous fiscal year in a format prescribed by the department. The annual financial report must include a list of each local governmental entity included

Section 4. Section 218.32, Florida Statutes, is amended to

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Published On: 2/12/2018 8:56:49 PM



Amendment No. 1

in the report and each local governmental entity that failed to provide financial information as required by paragraph (b). The chair of the governing body and the chief financial officer of each local governmental entity shall sign the annual financial report submitted pursuant to this subsection attesting to the accuracy of the information included in the report. The county annual financial report must be a single document that covers each county agency.

- (b) Each component unit, as defined by generally accepted accounting principles, of a local governmental entity shall provide the local governmental entity, within a reasonable time period as established by the local governmental entity, with financial information necessary to comply with the reporting requirements contained in this section.
- (c) Each regional planning council created under s. 186.504, each local government finance commission, board, or council, and each municipal power corporation created as a separate legal or administrative entity by interlocal agreement under s. 163.01(7) shall submit to the department a copy of its audit report and an annual financial report for the previous fiscal year in a format prescribed by the department.
- (d) Each local governmental entity that is required to provide for an audit under s. 218.39(1) must submit a copy of the audit report and annual financial report to the department within 45 days after the completion of the audit report but no

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Amendment No. 1

later than 9 months after the end of the fiscal year.

- (e) Each local governmental entity that is not required to provide for an audit under s. 218.39 must submit the annual financial report to the department no later than 9 months after the end of the fiscal year. The department shall consult with the Auditor General in the development of the format of annual financial reports submitted pursuant to this paragraph. The format must include balance sheet information used by the Auditor General pursuant to s. 11.45(7)(f). The department must forward the financial information contained within the annual financial reports to the Auditor General in electronic form. This paragraph does not apply to housing authorities created under chapter 421.
- (f) If the department does not receive a completed annual financial report from a local governmental entity within the required period, it shall notify the Legislative Auditing Committee and the Special District Accountability Program of the Department of Economic Opportunity of the entity's failure to comply with the reporting requirements.
- (g) Each local governmental entity's website must provide a link to the department's website to view the entity's annual financial report submitted to the department pursuant to this section. If the local governmental entity does not have an official website, the county government's website must provide the required link for the local governmental entity.

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Amendment No. 1

- (h) It is the intent of the Legislature to create the Florida Open Financial Statement System, an interactive repository for governmental financial statements.
- 1. The Chief Financial Officer may consult with stakeholders, including the department, the Auditor General, a representative of a municipality or county, a representative of a special district, a municipal bond investor, and an information technology professional employed in the private sector, for input on the design and implementation of the Florida Open Financial Statement System.
- 2. The Chief Financial Officer may choose contractors to build one or more eXtensible Business Reporting Language (XBRL) taxonomies suitable for state, county, municipal, and special district financial filings and to create a software tool that enables financial statement filers to easily create XBRL documents consistent with the taxonomy or taxonomies. The Chief Financial Officer shall recruit and select contractors through an open request for proposals process pursuant to chapter 287.
- 3. The Chief Financial Officer shall require all work to be completed no later than December 31, 2021.
- 4. If the Chief Financial Officer deems the work products adequate, all local governmental financial statements pertaining to fiscal years ending on or after September 1, 2022, must be filed in XBRL format and must meet the validation requirements of the relevant taxonomy.

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Amendment No. 1

93	may not be required to make filings in Portable Document Format.
94	Section 5. Section 284.40, Florida Statutes, is amended to
95	read:
96	284.40 Division of Risk Management; disclosure of certain
97	workers' compensation-related information by the Department of
98	Financial Services
99	(1) It shall be the responsibility of the Division of Risk
100	Management of the Department of Financial Services to administer
101	this part and the provisions of s. 287.131.
102	(2) The claim files maintained by the Division of Risk
- 03	Management shall be confidential, shall be only for the usage by
04	the Department of Financial Services in fulfilling its duties
105	and responsibilities under this part, and shall be exempt from
106	the provisions of s. 119.07(1).
107	(3) Upon certification by the division director or his or
108	her designee to the custodian of any records maintained by the
109	Department of Children and Families, Department of Health,
110	Agency for Health Care Administration, or Department of Elderly
111	Affairs that such records are necessary to investigate a claim

5. A local government that commences filing in XBRL format

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against the Department of Children and Families, Department of

Health, Agency for Health Care Administration, or Department of

Elderly Affairs being handled by the Division of Risk

Management, the records shall be released to the division

subject to the provisions of subsection (2), any conflicting



Amendment No. 1

117	provisions as to the confidentiality of such records
118	notwithstanding.
119	(4) Notwithstanding s. 440.1851, the Department of
120	Financial Services may disclose the personal identifying
121	information of an injured or deceased employee to a department-
122	contracted vendor for the purpose of ascertaining a claimant's
123	claims history to investigate the compensability of a claim or
124	to identify and prevent fraud.
125	Section 6. Section 284.50, Florida Statutes, is amended to
126	read:
127	284.50 Loss prevention program; safety coordinators;
128	Interagency Advisory Council on Loss Prevention; employee
129	recognition program; return-to-work programs; risk management
130	programs
131	(1) The head of each department of state government,
132	except the Legislature, shall designate a safety coordinator.
133	Such safety coordinator must be an employee of the department
134	and must hold a position which has responsibilities comparable
135	to those of an employee in the Senior Management System. The
136	Department of Financial Services shall provide appropriate
137	training to the safety coordinators to permit them to

effectively perform their duties within their respective

departments. Within 1 year after being appointed by his or her

department head, the safety coordinator shall complete safety

coordinator training offered by the Department of Financial

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Amendment No. 1

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<u>Services</u>. Each safety coordinator shall, at the direction of his or her department head:

- (a) Develop and implement the loss prevention program, a comprehensive departmental safety program which shall include a statement of safety policy and responsibility.
- (b) Provide for regular and periodic facility and equipment inspections.
- (c) Investigate job-related employee accidents of his or her department.
- (d) Establish a program to promote increased safety awareness among employees.
- Prevention composed of the safety coordinators from each department and representatives designated by the Division of State Fire Marshal and the Division of Risk Management. The chair of the council is shall be the Director of the Division of Risk Management or his or her designee. The council shall meet at least quarterly to discuss safety problems within state government, to attempt to find solutions for these problems, and, when possible, to assist in the implementation of the solutions. If the safety coordinator of a department or office is unable to attend a council meeting, an alternate, selected by the department head or his or her designee, shall attend the meeting to represent and provide input for that department or office on the council. The council is further authorized to

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Amendment No. 1

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provide for the recognition of employees, agents, and volunteers who make exceptional contributions to the reduction and control of employment-related accidents. The necessary expenses for the administration of this program of recognition shall be considered an authorized administrative expense payable from the State Risk Management Trust Fund.

- The Department of Financial Services and all agencies (3) that are provided workers' compensation insurance coverage by the State Risk Management Trust Fund and employ more than 3,000 full-time employees shall establish and maintain return-to-work programs for employees who are receiving workers' compensation benefits. The programs must shall have the primary goal of enabling injured workers to remain at work or return to work to perform job duties within the physical or mental functional limitations and restrictions established by the workers' treating physicians. If no limitation or restriction is established in writing by a worker's treating physician, the worker is shall be deemed to be able to fully perform the same work duties he or she performed before the injury. Agencies employing more than 3,000 full-time employees shall report return-to-work information to the Department of Financial Services to support the Department of Financial Services' mandatory reporting requirements on agency return-to-work efforts under s. 284.42(1)(b).
- (4) The Division of Risk Management shall evaluate each 936745 h1073-line 259.docx



Amendment No. 1

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agency's risk management programs, including, but not limited
to, return-to-work, safety, and loss prevention programs, at
least once every 5 years. Reports, including, but not limited
to, any recommended corrective action, resulting from such
evaluations <u>must</u> shall be provided to the head of the agency
being evaluated, the Chief Financial Officer, and the director
of the Division of Risk Management. The agency head must provide
to the Division of Risk Management a response to all report
recommendations within 45 days and a plan to implement any
corrective action to be taken as part of the response. If the
agency disagrees with any final report recommendations,
including, but not limited to, any recommended corrective
action, or if the agency fails to implement any recommended
corrective action within a reasonable time, the division shall
submit the evaluation report to the legislative appropriations
committees. Each agency shall provide risk management program
information to the Division of Risk Management to support the
Division of Risk Management's mandatory evaluation and reporting
requirements in this subsection.

- (5) Each agency shall:
- (a) Review information provided by the Division of Risk Management on claims and losses;
- (b) Identify any discrepancies between the Division of Risk Management's records and the agency's records and report such discrepancies to the Division of Risk Management in

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 1073 (2018)

Amendment No. 1

217	writing; and
218	(c) Review and respond to communications from the Division
219	of Risk Management identifying unsafe or inappropriate
220	conditions, policies, procedures, trends, equipment, or actions
221	or incidents that have led or may lead to accidents or claims
222	involving the state.
223	Section 7. Paragraph (b) of subsection (3) of section
224	409.1451, Florida Statutes, is amended to read:
225	409.1451 The Road-to-Independence Program.—
226	(b) Aftercare services include, but are not limited to,
227	the following:
228	 Mentoring and tutoring.
229	2. Mental health services and substance abuse counseling.
230	3. Life skills classes, including credit management and
231	preventive health activities.
232	4. Parenting classes.
233	5. Job and career skills training.
234	6. Counselor consultations.
235	7. Temporary financial assistance for necessities,
236	including, but not limited to, education supplies,
237	transportation expenses, security deposits for rent and
238	utilities, furnishings, household goods, and other basic living
239	expenses.
240	8. Financial literacy skills training pursuant to s.
241	39.6035(1)(c).

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Amendment No. 1

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The specific services to be provided under this paragraph shall be determined by an assessment of the young adult and may be provided by the community-based care provider or through referrals in the community.

Section 8. Subsections (1) and (3) of section 414.411, Florida Statutes, are amended to read:

414.411 Public assistance fraud.-

- The Department of Financial Services shall investigate all public assistance provided to residents of the state or provided to others by the state. In the course of such investigation the department shall examine all records, including electronic benefits transfer records and make inquiry of all persons who may have knowledge as to any irregularity incidental to the disbursement of public moneys, food assistance, or other items or benefits authorizations to recipients. All public assistance recipients, as a condition precedent to qualification for public assistance under chapter 409, chapter 411, or this chapter, must first give in writing, to the Agency for Health Care Administration, the Department of Health, the Department of Education Economic Opportunity, and the Department of Children and Families, as appropriate, and to the Department of Financial Services, consent to make inquiry of past or present employers and records, financial or otherwise.
 - (3) The results of such investigation shall be reported by



Amendment No. 1

26/	the Department of Financial Services to the appropriate
268	legislative committees, the Agency for Health Care
269	Administration, the Department of Health, the Department of
270	Education Economic Opportunity, and the Department of Children
271	and Families, and to such others as the department may
272	determine.
273	Section 9. Subsection (1) of section 624.317, Florida
274	Statutes, is amended to read:
275	624.317 Investigation of agents, adjusters,
276	administrators, service companies, and others.—If it has reason
277	to believe that any person has violated or is violating any
278	provision of this code, or upon the written complaint signed by
279	any interested person indicating that any such violation may
280	exist:
281	(1) The department shall conduct such investigation as it
282	deems necessary of the accounts, records, documents, and
283	transactions pertaining to or affecting the insurance affairs of
284	any general agent, surplus lines agent, adjuster, managing
285	general agent, insurance agent, insurance agency, customer
286	representative, service representative, or other person subject
287	to its jurisdiction, subject to the requirements of s. 626.601.
288	Section 10. Subsection (2) of section 624.34, Florida
289	Statutes, is amended to read:
290	624.34 Authority of Department of Law Enforcement to
291	accept fingerprints of, and exchange criminal history records

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Amendment No. 1

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with respect to, certain persons.-

(2) The Department of Law Enforcement may accept fingerprints of individuals who apply for a license as an agent, customer representative, adjuster, service representative, or navigator, or managing general agent or the fingerprints of the majority owner, sole proprietor, partners, officers, and directors of a corporation or other legal entity that applies for licensure with the department or office under the Florida Insurance Code.

Section 11. Section 624.4073, Florida Statutes, is amended to read:

624.4073 Officers and directors of insolvent insurers.—Any person who was an officer or director of an insurer doing business in this state and who served in that capacity within the 2-year period before prior to the date the insurer became insolvent, for any insolvency that occurs on or after July 1, 2002, may not thereafter serve as an officer or director of an insurer authorized in this state or have direct or indirect control over the selection or appointment of an officer or director through contract, trust, or by operation of law, unless the officer or director demonstrates that his or her personal actions or omissions were not a significant contributing cause to the insolvency.

Section 12. Subsection (1) of section 624.4094, Florida Statutes, is amended to read:

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Amendment No. 1

317	624.4094 Bail bond premiums.—
318	(1) The Legislature finds that a significant portion of
319	bail bond premiums is retained by the licensed bail bond agents
320	or <u>appointed</u> licensed managing general agents. For purposes of
321	reporting in financial statements required to be filed with the
322	office pursuant to s. 624.424, direct written premiums for bail
323	bonds by a domestic insurer in this state shall be reported net
324	of any amounts retained by licensed bail bond agents or
325	appointed licensed managing general agents. However, in no case
326	shall the direct written premiums for bail bonds be less than
327	6.5 percent of the total consideration received by the agent for
328	all bail bonds written by the agent. This subsection also
329	applies to any determination of compliance with s. 624.4095.
330	Section 13. Paragraph (e) of subsection (19) of section
331	624.501, Florida Statutes, is amended to read:
332	624.501 Filing, license, appointment, and miscellaneous
333	fees.—The department, commission, or office, as appropriate,
334	shall collect in advance, and persons so served shall pay to it
335	in advance, fees, licenses, and miscellaneous charges as
336	follows:
337	(19) Miscellaneous services:
338	(e) Insurer's registration fee for agent exchanging
339	business more than four 24 times in a calendar year under s.
340	626.752, s. 626.793, or s. 626.837, registration fee per agent
341	per year\$30.00

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Amendment No. 1

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Section 14. Subsection (1) of section 624.509, Florida Statutes, is amended to read:

624.509 Premium tax; rate and computation.-

- (1) In addition to the license taxes provided for in this chapter, each insurer shall also annually, and on or before March 1 in each year, except as to wet marine and transportation insurance taxed under s. 624.510, pay to the Department of Revenue a tax on insurance premiums, premiums for title insurance, or assessments, including membership fees and policy fees and gross deposits received from subscribers to reciprocal or interinsurance agreements, and on annuity premiums or considerations, received during the preceding calendar year, the amounts thereof to be determined as set forth in this section, to wit:
- (a) An amount equal to 1.75 percent of the gross amount of such receipts on account of life and health insurance policies covering persons resident in this state and on account of all other types of policies and contracts, except annuity policies or contracts taxable under paragraph (b) and bail bond policies or contracts taxable under paragraph (c), covering property, subjects, or risks located, resident, or to be performed in this state, omitting premiums on reinsurance accepted, and less return premiums or assessments, but without deductions:
 - For reinsurance ceded to other insurers;
 - 2. For moneys paid upon surrender of policies or

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Amendment No. 1

certificates for cash surrender value;

- 3. For discounts or refunds for direct or prompt payment of premiums or assessments; and
- 4. On account of dividends of any nature or amount paid and credited or allowed to holders of insurance policies; certificates; or surety, indemnity, reciprocal, or interinsurance contracts or agreements;
- (b) An amount equal to 1 percent of the gross receipts on annuity policies or contracts paid by holders thereof in this state; and
- (c) An amount equal to 1.75 percent of the direct written premiums for bail bonds, excluding any amounts retained by licensed bail bond agents or appointed licensed managing general agents.

Section 15. Section 625.071, Florida Statutes, is amended to read:

625.071 Special reserve for bail and judicial bonds.—In lieu of the unearned premium reserve required on surety bonds under s. 625.051, the office may require any surety insurer or limited surety insurer to set up and maintain a reserve on all bail bonds or other single-premium bonds without definite expiration date, furnished in judicial proceedings, equal to the lesser of 35 percent of the bail premiums in force or \$7 per \$1,000 of bail liability. Such reserve shall be reported as a liability in financial statements required to be filed with the

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Amendment No. 1

office. Each insurer shall file a supplementary schedule showing
bail premiums in force and bail liability and the associated
special reserve for bail and judicial bonds with financial
statements required by s. 624.424. Bail premiums in force do not
include amounts retained by licensed bail bond agents or
appointed licensed managing general agents, but may not be less
than 6.5 percent of the total consideration received for all
bail bonds in force.

Section 16. Subsection (5) of section 626.112, Florida Statutes, is amended to read:

- 626.112 License and appointment required; agents, customer representatives, adjusters, insurance agencies, service representatives, managing general agents.—
- (5) A No person may not shall be, act as, or represent or hold himself or herself out to be a managing general agent unless he or she then holds a currently effective <u>producer</u> license and a managing general agent license and appointment.
- Section 17. Section 626.171, Florida Statutes, is amended to read:
- 626.171 Application for license as an agent, customer representative, adjuster, service representative, managing general agent, or reinsurance intermediary.—
- (1) The department may not issue a license as agent, customer representative, adjuster, service representative, managing general agent, or reinsurance intermediary to any

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person except upon written application filed with the department, meeting the qualifications for the license applied for as determined by the department, and payment in advance of all applicable fees. The application must be made under the oath of the applicant and be signed by the applicant. An applicant may permit a third party to complete, submit, and sign an application on the applicant's behalf, but is responsible for ensuring that the information on the application is true and correct and is accountable for any misstatements or misrepresentations. The department shall accept the uniform application for nonresident agent licensing. The department may adopt revised versions of the uniform application by rule.

- (2) In the application, the applicant shall set forth:
- (a) His or her full name, age, social security number, residence address, business address, mailing address, contact telephone numbers, including a business telephone number, and email address.
- (b) A statement indicating the method the applicant used or is using to meet any required prelicensing education, knowledge, experience, or instructional requirements for the type of license applied for.
- (c) Whether he or she has been refused or has voluntarily surrendered or has had suspended or revoked a license to solicit insurance by the department or by the supervising officials of any state.

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(d	l) Whe	ther	any i	nsurer	or	any n	nanagi	.ng g	enera	al agent	t
claims	the ap	plica	nt is	indeb	ted	under	any	agen	су сс	ontract	or
otherwi	se and	, if	so, t	he name	e of	the	claim	nant,	the	nature	of
the cla	im, an	d the	appl	icant's	s de	fense	e ther	eto,	if a	any.	

- (e) Proof that the applicant meets the requirements for the type of license for which he or she is applying.
 - (f) The applicant's gender (male or female).
 - (g) The applicant's native language.
- (h) The highest level of education achieved by the applicant.
- (i) The applicant's race or ethnicity (African American, white, American Indian, Asian, Hispanic, or other).
- (j) Such other or additional information as the department may deem proper to enable it to determine the character, experience, ability, and other qualifications of the applicant to hold himself or herself out to the public as an insurance representative.

However, the application must contain a statement that an applicant is not required to disclose his or her race or ethnicity, gender, or native language, that he or she will not be penalized for not doing so, and that the department will use this information exclusively for research and statistical purposes and to improve the quality and fairness of the examinations.

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	(3	3)]	Each	apr	olication	must	shall	be	accompanied	by	payment
of	any	app:	licak	ole	fee.						

- An applicant for a license as an agent, customer representative, adjuster, service representative, managing general agent, or reinsurance intermediary must submit a set of the individual applicant's fingerprints, or, if the applicant is not an individual, a set of the fingerprints of the sole proprietor, majority owner, partners, officers, and directors, to the department and must pay the fingerprint processing fee set forth in s. 624.501. Fingerprints must shall be used to investigate the applicant's qualifications pursuant to s. 626.201. The fingerprints must shall be taken by a law enforcement agency, designated examination center, or other department-approved entity. The department shall require all designated examination centers to have fingerprinting equipment and to take fingerprints from any applicant or prospective applicant who pays the applicable fee. The department may not approve an application for licensure as an agent, customer service representative, adjuster, service representative, managing general agent, or reinsurance intermediary if fingerprints have not been submitted.
- (5) The application for license filing fee prescribed in s. 624.501 is not subject to refund.
- (6) Members of the United States Armed Forces and their spouses, and veterans of the United States Armed Forces who have

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retired within 24 months before application for licensure, are exempt from the application filing fee prescribed in s. 624.501. Qualified individuals must provide a copy of a military identification card, military dependent identification card, military service record, military personnel file, veteran record, discharge paper, or separation document, or a separation document that indicates such members of the United States Armed Forces are currently in good standing or were honorably discharged.

(7) Pursuant to the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996, each party is required to provide his or her social security number in accordance with this section. Disclosure of social security numbers obtained through this requirement <u>must shall</u> be limited to the purpose of administration of the Title IV-D program for child support enforcement.

Section 18. Section 626.202, Florida Statutes, is amended to read:

626.202 Fingerprinting requirements.—

(1) The requirements for completion and submission of fingerprints under this chapter are deemed to be met when an individual currently licensed under this chapter seeks additional licensure and has previously submitted fingerprints to the department within the past 48 months. However, the department may require the individual to file fingerprints if it

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517	has reason to believe that an applicant or licensee has been
518	found guilty of, or pleaded guilty or nolo contendere to, a
519	felony or a crime related to the business of insurance in this
520	state or any other state or jurisdiction.
521	(2) If there is a change in ownership or control of any
522	entity licensed under this chapter, or if a new partner,
523	officer, or director is employed or appointed, a set of
524	fingerprints of the new owner, partner, officer, or director
525	must be filed with the department or office within 30 days after
526	the change. The acquisition of 10 percent or more of the voting
527	securities of a licensed entity is considered a change of
528	ownership or control. The fingerprints must be taken by a law
529	enforcement agency or other department-approved entity and be
530	accompanied by the fingerprint processing fee in s. 624.501.
531	Section 19. Subsection (9) of section 626.207, Florida
532	Statutes, is amended to read:
533	626.207 Disqualification of applicants and licensees;
534	penalties against licensees; rulemaking authority.—
535	(9) Section 112.011 does not apply to any applicants for
536	licensure under the Florida Insurance Code, including, but not
537	limited to, agents, agencies, adjusters, adjusting firms, or
538	customer representatives, or managing general agents.
539	Section 20. Paragraph (j) of subsection (2) of section
540	626.221, Florida Statutes, is amended to read:

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626.221 Examination requirement; exemptions.-



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		(2)	Hov	wever,	an	exam	ination	is	not	necessary	for	any	of
t.	ne	follo	wing	j :									
		(i)	An	applie	cant	for	license	as	an	all-lines	adiı	ıster	` w

- has the designation of Accredited Claims Adjuster (ACA) from a regionally accredited postsecondary institution in this state, Associate in Claims (AIC) from the Insurance Institute of America, Professional Claims Adjuster (PCA) from the Professional Career Institute, Professional Property Insurance Adjuster (PPIA) from the HurriClaim Training Academy, Certified Adjuster (CA) from ALL LINES Training, Certified Claims Adjuster (CCA) from AE21 Incorporated, Claims Adjuster Certified Professional (CACP) from WebCE, Inc., or Universal Claims Certification (UCC) from Claims and Litigation Management Alliance (CLM) whose curriculum has been approved by the department and which includes comprehensive analysis of basic property and casualty lines of insurance and testing at least equal to that of standard department testing for the all-lines adjuster license. The department shall adopt rules establishing standards for the approval of curriculum.
- Section 21. Subsection (7) of section 626.451, Florida Statutes, is renumbered as subsection (6), and subsections (1) and (5) and present subsection (6) of that section are amended, to read:
 - 626.451 Appointment of agent or other representative.
 - (1) Each appointing entity or person designated by the

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department to administer the appointment process appointing an agent, adjuster, service representative, customer representative, or managing general agent in this state shall file the appointment with the department or office and, at the same time, pay the applicable appointment fee and taxes. Every appointment is shall be subject to the prior issuance of the appropriate agent's, adjuster's, service representative's, or customer representative's, or managing general agent's license.

- (5) Any law enforcement agency or state attorney's office that is aware that an agent, adjuster, service representative, customer representative, or managing general agent has pleaded guilty or nolo contendere to or has been found guilty of a felony shall notify the department or office of such fact.
- (5)(6) Upon the filing of an information or indictment against an agent, adjuster, service representative, or customer representative, or managing general agent, the state attorney shall immediately furnish the department or office a certified copy of the information or indictment.
- Section 22. Section 626.521, Florida Statutes, is amended to read:
 - 626.521 Character, Credit and character reports.-
- (1) <u>Before appointing</u> As to each applicant who for the first time in this state <u>an</u> is applying and qualifying for a license as agent, adjuster, service representative, customer representative, or managing general agent, the appointing

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insurer or employer shall its manager or general agent in this state, in the case of agents, or the appointing general lines agent, in the case of customer representatives, or the employer, in the case of service representatives and of adjusters who are not to be self-employed, shall coincidentally with such appointment or employment secure and thereafter keep on file a full detailed credit and character report made by an established and reputable independent reporting service, relative to the individual so appointed or employed. This subsection does not apply to licensees who self-appoint pursuant to s. 624.501.

- (2) If requested by the department, the insurer, manager, general agent, general lines agent, or employer, as the case may be, must shall furnish to the department, on a form adopted and furnished by the department, such information as it reasonably requires relative to such individual and investigation.
- (3) As to an applicant for an adjuster's or reinsurance intermediary's license who is to be self-employed, the department may secure, at the cost of the applicant, a full detailed credit and character report made by an established and reputable independent reporting service relative to the applicant.
- (4) Each person who for the first time in this state is applying and qualifying for a license as a reinsurance intermediary shall file with her or his application for license a full, detailed credit and character report for the 5-year

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period immediately prior to the date of application for license,
made by an established and reputable independent reporting
service, relative to the individual if a partnership or sole
proprietorship, or the officers if a corporation or other legal
entity.

(3)(5) Information contained in credit or character reports furnished to or secured by the department under this section is confidential and exempt from the provisions of s. 119.07(1).

Section 23. Paragraph (f) of subsection (1) of section 626.731, Florida Statutes, is amended to read:

626.731 Qualifications for general lines agent's license.-

- (1) The department shall not grant or issue a license as general lines agent to any individual found by it to be untrustworthy or incompetent or who does not meet each of the following qualifications:
- (f) The applicant is not a service representative, a managing general agent in this state, or a special agent or similar service representative of a health insurer which also transacts property, casualty, or surety insurance; except that the president, vice president, secretary, or treasurer, including a member of the board of directors, of a corporate insurer, if otherwise qualified under and meeting the requirements of this part, may be licensed and appointed as a local resident agent.

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642	Section 24. Subsection (6) of section 626.7351, Florida
643	Statutes, is amended to read:
644	626.7351 Qualifications for customer representative's
645	license.—The department shall not grant or issue a license as
646	customer representative to any individual found by it to be
647	untrustworthy or incompetent, or who does not meet each of the
648	following qualifications:
649	(6) Upon the issuance of the license applied for, the
650	applicant is not an agent $\underline{or}_{ au}$ a service representative, or a
651	managing general agent.
652	Section 25. Section 626.744, Florida Statutes, is amended
653	to read:
54	626.744 Service representatives, managing general agents;
655	application for license.—The application for a license as
656	service representative <u>must</u> or the application for a license as
657	managing general agent shall show the applicant's name,
658	residence address, name of employer, position or title, type of
659	work to be performed by the applicant in this state, and any
660	additional information which the department may reasonably
661	require.
662	Section 26. Section 626.745, Florida Statutes, is amended
663	to read:
664	626.745 Service representatives, managing general agents;
665	managers; activities.—Individuals employed by insurers or their
666	managers, general agents, or representatives as service

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representatives, and as managing general agents employed for the purpose of or engaged in assisting agents in negotiating and effecting contracts of insurance, shall engage in such activities when, and only when licensed as or, accompanied by a general lines an agent duly licensed and appointed as a resident licensee and appointee under this code.

Section 27. Subsection (11) of section 626.7451, Florida Statutes, is amended to read:

626.7451 Managing general agents; required contract provisions.—No person acting in the capacity of a managing general agent shall place business with an insurer unless there is in force a written contract between the parties which sets forth the responsibility for a particular function, specifies the division of responsibilities, and contains the following minimum provisions:

(11) An appointed A licensed managing general agent, when placing business with an insurer under this code, may charge a per-policy fee not to exceed \$25. In no instance shall The aggregate of per-policy fees for a placement of business authorized under this section, when combined with any other per-policy fee charged by the insurer, may not result in per-policy fees that which exceed the aggregate amount of \$25. The per-policy fee must shall be a component of the insurer's rate filing and must shall be fully earned.

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For the purposes of this section and ss. 626.7453 and 626.7454,
the term "controlling person" or "controlling" has the meaning
set forth in s. 625.012(5)(b)1., and the term "controlled
person" or "controlled" has the meaning set forth in s.
625.012(5)(b)2.

Section 28. Subsection (1) of section 626.7455, Florida Statutes, is amended to read:

626.7455 Managing general agent; responsibility of insurer.—

- agreement with any person to manage the business written in this state by the general lines agents appointed by the insurer or appointed by the managing general agent on behalf of the insurer unless the person is properly licensed as an agent and appointed as a managing general agent in this state. An insurer is shall be responsible for the acts of its managing general agent when the agent acts within the scope of his or her authority.
- Section 29. Paragraph (e) of subsection (3) and subsection (5) of section 626.752, Florida Statutes, are amended to read: 626.752 Exchange of business.—

(3)

(e) The brokering agent shall maintain an appropriate and permanent Brokering Agent's Register, which <u>must shall</u> be a <u>permanent record of bound journal in which chronologically</u> numbered transactions <u>that</u> are entered no later than the day in

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which the brokering agent's application bearing the same number is signed by the applicant. The numbers <u>must shall</u> reflect an annual aggregate through numerical sequence and be preceded by the last two digits of the current year. The initial entry <u>must shall</u> contain the number of the transaction, date, time, date of binder, date on which coverage commences, name and address of applicant, type of coverage desired, name of insurer binding the risk or to whom the application is to be submitted, and the amount of any premium collected therefor. By no later than the date following policy delivery, the policy number and coverage expiration date <u>must shall</u> be added to the register.

insurer accepting business under this section shall report to the department the name, address, telephone number, and social security number of each agent from which the insurer received more than four 24 personal lines risks during the calendar year, except for risks being removed from the Citizens Property Insurance Corporation and placed with that insurer by a brokering agent. Once the insurer has reported pursuant to this subsection an agent's name to the department, additional reports on the same agent shall not be required. However, the fee set forth in s. 624.501 must shall be paid for the agent by the insurer for each year until the insurer notifies the department that the insurer is no longer accepting business from the agent pursuant to this section. The insurer may require that the agent

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742 reimburse the insurer for the fee.

Section 30. Subsection (4) of section 626.793, Florida Statutes, is amended to read:

626.793 Excess or rejected business.-

(4) Within 15 days after the last day of each month, any insurer accepting business under this section shall report to the department the name, address, telephone number, and social security number of each agent from which the insurer received more than <u>four</u> 24 risks during the calendar year. Once the insurer has reported an agent's name to the department pursuant to this subsection, additional reports on the same agent shall not be required. However, the fee set forth in s. 624.501 <u>must shall</u> be paid for the agent by the insurer for each year until the insurer notifies the department that the insurer is no longer accepting business from the agent pursuant to this section. The insurer may require that the agent reimburse the insurer for the fee.

Section 31. Section 626.798, Florida Statutes, is amended to read:

626.798 Life agent as beneficiary; prohibition.-

(1) A No life agent may not place or modify shall, with respect to the placement of life insurance coverage with a life insurer covering the life of a person who is not a family member of the <u>life</u> agent, handle in his or her capacity as a life agent the placement of such coverage when the <u>life</u> agent placing the

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767	$\frac{\text{coverage}}{\text{coverage}}$ or a family member of $\frac{\text{the life}}{\text{such}}$ agent is the named
768	beneficiary under the life insurance policy, or the modification
769	names the life agent or a family member of the life agent the
770	named beneficiary, unless the life agent or family member of the
771	life agent has an insurable interest in the life of such person.
772	(2) A life However, the agent or a family member of the
773	life such agent may not serve be designated as a trustee or
774	guardian or accept authority to act under a be granted power of
775	attorney for any person the life agent conducts insurance
776	business with, unless he or she is:
777	(a) A family member of the person policy owner or insured;
778	<u>or</u>
779	(b)1. Acting as a fiduciary;
780	2. Licensed as a certified public accountant under s.
781	473.308; and
782	3.a. Registered under s. 203 of the Investment Advisers Act
783	of 1940 as an investment adviser, or a representative thereof,
784	and compliant with the notice filing requirements of s.
785	517.1201; or
786	b. Registered under s. 517.12, as a dealer, investment
787	adviser, or associated person or is a bank or trust company duly
788	authorized to act as a fiduciary.
789	(3) For the purposes of this section: 7 the phrase
790	(a) "not a Family member," with respect to a life agent,
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father, mother, son, daughter, brother, sister, grandfather,
grandmother, uncle, aunt, first cousin, nephew, niece, husband,
wife, father-in-law, mother-in-law, brother-in-law, sister-in-
law, stepfather, stepmother, stepson, stepdaughter, stepbrother
stepsister, half brother, or half sister.
(h) For the nurneged of this section the term "Inquirehle

(b) For the purposes of this section, the term "Insurable interest" means that the life agent or family member of the life agent has an actual, lawful, and substantial economic interest in the safety and preservation of the life of the insured or a reasonable expectation of benefit or advantage from the continued life of the insured.

Section 32. Subsection (5) of section 626.837, Florida Statutes, is amended to read:

626.837 Excess or rejected business.-

insurer accepting business under this section shall report to the department the name, address, telephone number, and social security number of each agent from which the insurer received more than four 24 risks during the calendar year. Once the insurer has reported pursuant to this subsection an agent's name to the department, additional reports on the same agent shall not be required. However, the fee set forth in s. 624.501 must shall be paid for the agent by the insurer for each year until the insurer notifies the department that the insurer is no longer accepting business from the agent pursuant to this

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817	section. The insurer may require that the agent reimburse the
818	insurer for the fee.
819	Section 33. Subsection (5) of section 626.8732, Florida
820	Statutes, is amended to read:
821	626.8732 Nonresident public adjuster's qualifications,
822	bond.—
823	(5) After licensure as a nonresident public adjuster, as a
824	condition of doing business in this state, the licensee must
825	annually on or before January 1, on a form prescribed by the
826	department, submit an affidavit certifying that the licensee is
827	familiar with and understands the insurance code and rules
828	adopted thereunder and the provisions of the contracts
829	negotiated or to be negotiated. Compliance with this filing
830	requirement is a condition precedent to the issuance,
831	continuation, reinstatement, or renewal of a nonresident public
832	adjuster's appointment.
833	Section 34. Subsection (4) of section 626.8734, Florida
834	Statutes, is amended to read:
835	626.8734 Nonresident all-lines adjuster license
836	qualifications.—
837	(4) As a condition of doing business in this state as a
838	nonresident independent adjuster, the appointee must submit an
839	affidavit to the department certifying that the licensee is
840	familiar with and understands the insurance laws and
841	administrative rules of this state and the provisions of the

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contracts negotiated or to be negotiated. Compliance with this
filing requirement is a condition precedent to the issuance,
continuation, reinstatement, or renewal of a nonresident
independent adjuster's appointment.

Section 35. Paragraph (h) of subsection (1) of section 626.88, Florida Statutes, is amended to read:

626.88 Definitions.—For the purposes of this part, the term:

- (1) "Administrator" is any person who directly or indirectly solicits or effects coverage of, collects charges or premiums from, or adjusts or settles claims on residents of this state in connection with authorized commercial self-insurance funds or with insured or self-insured programs which provide life or health insurance coverage or coverage of any other expenses described in s. 624.33(1) or any person who, through a health care risk contract as defined in s. 641.234 with an insurer or health maintenance organization, provides billing and collection services to health insurers and health maintenance organizations on behalf of health care providers, other than any of the following persons:
- (h) A person <u>appointed licensed</u> as a managing general agent in this state, whose activities are limited exclusively to the scope of activities conveyed under such <u>appointment license</u>.

A person who provides billing and collection services to health

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insurers and health maintenance organizations on behalf of health care providers shall comply with the provisions of ss. 627.6131, 641.3155, and 641.51(4).

Section 36. Subsection (2) of section 626.927, Florida Statutes, is amended to read:

626.927 Licensing of surplus lines agent.-

- (1) Any individual while licensed and appointed as a resident general lines agent as to property, casualty, and surety insurances, and who is deemed by the department to have had sufficient experience in the insurance business to be competent for the purpose, and who, within the 4 years immediately preceding the date the application was submitted, has a minimum of 1 year's experience working for a licensed surplus lines agent or who has successfully completed 60 class hours in surplus and excess lines in a course approved by the department, may be licensed as a surplus lines agent, upon taking and successfully passing a written examination as to surplus lines, as given by the department.
- (2) Any individual, while licensed as and appointed as a managing general agent as defined in s. 626.015, or service representative as defined in s. 626.015, and who otherwise possesses all of the other qualifications of a general lines agent under this code, and who has a minimum of 1 year of year's experience working for a licensed surplus lines agent or who has successfully completed 60 class hours in surplus and excess

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lines in a course approved by the department, may, upon taking and successfully passing a written examination as to surplus lines, as given by the department, be licensed as a surplus lines agent solely for the purpose of placing with surplus lines insurers property, marine, casualty, or surety coverages originated by general lines agents; except that no examination as for a general lines agent's license shall be required of any managing general agent or service representative who held a Florida surplus lines agent's license as of January 1, 1959.

- $(\underline{23})$ Application for the license shall be made to the department on forms as designated and furnished by it.
- (34) License and appointment fees in the amount specified in s. 624.501 shall be paid to the department in advance. The license and appointment of surplus lines agent continue in force until suspended, revoked, or otherwise terminated. The appointment of a surplus lines agent continues in force until suspended, revoked, or terminated, but is subject to biennial renewal or continuation by the licensee in accordance with procedures prescribed in s. 626.381 for agents in general.
- $(\underline{45})$ Examinations as to surplus lines, as required under subsections (1) and (2), are subject to the provisions of part I as applicable to applicants for licenses in general.
- $(\underline{56})$ An individual who has been licensed by the department as a surplus lines agent as provided in this section may be subsequently appointed without additional written examination if

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his or her application for appointment is filed with the
department within 48 months after the date of cancellation or
expiration of the prior appointment. The department may require
an individual to take and successfully pass an examination as
for original issuance of license as a condition precedent to the
reinstatement or continuation of the licensee's current license
or reinstatement or continuation of the licensee's appointment.

Section 37. Subsection (3) of section 626.930, Florida Statutes, is amended to read:

626.930 Records of surplus lines agent.-

(3) Each surplus lines agent shall maintain all surplus lines business records in his or her general lines agency office, if licensed as a general lines agent, or in his or her managing general agency office, if licensed as a managing general agent or the full time salaried employee of such general agent.

Section 38. Subsection (2) of section 626.9892, Florida Statutes, is amended to read:

626.9892 Anti-Fraud Reward Program; reporting of insurance fraud.—

(2) The department may pay rewards of up to \$25,000 to persons providing information leading to the arrest and conviction of persons committing crimes investigated by the department arising from violations of s. 440.105, s. 624.15, s. 626.9541, s. 626.989, s. 790.164, s. 790.165, s. 790.166, s.

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942	806.01, s. 806.031, s. 806.10, s. 806.111, s. 817.233, or s.
943	817.234.
944	Section 39. Subsection (3) of section 633.302, Florida
945	Statutes, is amended to read:
946	633.302 Florida Fire Safety Board; membership; duties;
947	meetings; officers; quorum; compensation; seal.—
948	(3) The State Fire Marshal's term on the board, or that of
949	her or his designee, shall coincide with the State Fire
950	Marshal's term of office. Of the other six members of the board,
951	one member shall be appointed for a term of 1 year, one member
952	for a term of 2 years, two members for terms of 3 years, and two
^53	members for terms of 4 years. All terms are for 4 years and
54	expire on June 30 of the last year of the term. When the term of
955	a member expires, the State Fire Marshal shall appoint a member
956	to fill the vacancy for a term of 4 years. The State Fire
957	Marshal may remove any appointed member for cause. A vacancy in
958	the membership of the board for any cause <u>must</u> shall be filled
959	by appointment by the State Fire Marshal for the balance of the
960	unexpired term.
961	Section 40. Subsection (2), paragraph (a) of subsection
962	(3), and paragraphs (b), (c), and (d) of subsection (4) of
963	section 633.304, Florida Statutes, are amended to read:
964	633.304 Fire suppression equipment; license to install or
965	maintain.—
966	(2) A person who holds a valid fire equipment dealer

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license may maintain such license in an inactive status during which time he or she may not engage in any work under the definition of the license held. An inactive status license is shall be void after 4 years after the approval date of the inactive status application. To maintain inactive status, the inactive licensee must submit proof of continuing education and the inactive status fee before December 31 of each odd-numbered year or when the license is renewed, whichever comes first. An inactive status license may not be reactivated unless the continuing education requirements of this chapter have been fulfilled.

- (3) Each individual actually performing the work of servicing, recharging, repairing, hydrotesting, installing, testing, or inspecting fire extinguishers or preengineered systems must possess a valid and subsisting permit issued by the division. Permittees are limited as to specific type of work performed to allow work no more extensive than the class of license held by the licensee under whom the permittee is working. Permits will be issued by the division as follows:
- (a) Portable permit: "Portable permittee" means a person who is limited to performing work no more extensive than the employing or contractually related licensee in the servicing, recharging, repairing, installing, or inspecting all types of portable fire extinguishers.

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Amendment No. 1

Any fire equipment permittee licensed pursuant to this subsection who does not want to engage in servicing, inspecting, recharging, repairing, hydrotesting, or installing halon equipment must file an affidavit on a form provided by the division so stating. Permits will be issued by the division to show the work authorized thereunder. It is unlawful, unlicensed activity for a person or firm to falsely hold himself or herself out to perform any service, inspection, recharge, repair, hydrotest, or installation except as specifically described in the permit.

(4)

(b) After initial licensure, each licensee or permittee must successfully complete a course or courses of continuing education for fire equipment technicians of at least 16 hours. A license or permit may not be renewed unless the licensee or permittee produces documentation of the completion of at least 16 hours of continuing education for fire equipment technicians during the biennial licensure period. A person who is both a licensee and a permittee shall be required to complete 16 hours of continuing education during each renewal period. Each licensee shall ensure that all permittees in his or her employment or through a contractual agreement meet their continuing education requirements. The State Fire Marshal shall adopt rules describing the continuing education requirements and shall have the authority upon reasonable belief, to audit a fire

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Amendment No. 1

equipment dealer to determine compliance with continuing education requirements.

- applications therefor <u>must shall</u> be prescribed by the State Fire Marshal; in addition to such other information and data as that officer determines is appropriate and required for such forms, there <u>must shall</u> be included in such forms the following matters. Each such application must be in such form as to provide that the data and other information set forth therein shall be sworn to by the applicant or, if a corporation, by an officer thereof. An application for a permit must include the name of the licensee employing, or contractually related to, such permittee, and the permit issued in pursuance of such application must also set forth the name of such licensee. A permit is valid solely for use by the holder thereof in his or her employment by, or contractual relationship with, the licensee named in the permit.
- (d) A license of any class may not be issued or renewed by the division and a license of any class does not remain operative unless:
- 1. The applicant has submitted to the State Fire Marshal evidence of registration as a Florida corporation or evidence of compliance with s. 865.09.
- 2. The State Fire Marshal or his or her designee has by inspection determined that the applicant possesses the equipment

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COMMITTEE/SUBCOMMITTEE AMENDMENT

Bill No. CS/CS/HB 1073 (2018)

Amendment No. 1

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required for the class of license sought. The State Fire Marshal shall give an applicant a reasonable opportunity to correct any deficiencies discovered by inspection. To obtain such inspection, an applicant with facilities located outside this state must:

- a. Provide a notarized statement from a professional engineer licensed by the applicant's state of domicile certifying that the applicant possesses the equipment required for the class of license sought and that all such equipment is operable; or
- b. Allow the State Fire Marshal or her or his designee to inspect the facility. All costs associated with the State Fire Marshal's inspection <u>must shall</u> be paid by the applicant. The State Fire Marshal, in accordance with s. 120.54, may adopt rules to establish standards for the calculation and establishment of the amount of costs associated with any inspection conducted by the State Fire Marshal under this section. Such rules <u>must shall</u> include procedures for invoicing and receiving funds in advance of the inspection.
- 3. The applicant has submitted to the State Fire Marshal proof of insurance providing coverage for comprehensive general liability for bodily injury and property damage, products liability, completed operations, and contractual liability. The State Fire Marshal shall adopt rules providing for the amounts of such coverage, but such amounts may not be less than \$300,000

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Amendment No. 1

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for Class A or Class D licenses, \$200,000 for Class B licenses, and \$100,000 for Class C licenses; and the total coverage for any class of license held in conjunction with a Class D license may not be less than \$300,000. The State Fire Marshal may, at any time after the issuance of a license or its renewal, require upon demand, and in no event more than 30 days after notice of such demand, the licensee to provide proof of insurance, on the insurer's a form provided by the State Fire Marshal, containing confirmation of insurance coverage as required by this chapter. Failure, for any length of time, to provide proof of insurance coverage as required must shall result in the immediate suspension of the license until proof of proper insurance is provided to the State Fire Marshal. An insurer that which provides such coverage shall notify the State Fire Marshal of any change in coverage or of any termination, cancellation, or nonrenewal of any coverage.

4. The applicant applies to the State Fire Marshal, provides proof of experience, and successfully completes a prescribed training course offered by the State Fire College or an equivalent course approved by the State Fire Marshal. This subparagraph does not apply to any holder of or applicant for a permit under paragraph (g) or to a business organization or a governmental entity seeking initial licensure or renewal of an existing license solely for the purpose of inspecting, servicing, repairing, marking, recharging, and maintaining fire

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Amendment No. 1

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extinguishers used and located on the premises of and owned by such organization or entity.

- 5. The applicant has a current retestor identification number that is appropriate for the license for which the applicant is applying and that is listed with the United States Department of Transportation.
- The applicant has passed, with a grade of at least 70 percent, a written examination testing his or her knowledge of the rules and statutes governing the activities authorized by the license and demonstrating his or her knowledge and ability to perform those tasks in a competent, lawful, and safe manner. Such examination must shall be developed and administered by the State Fire Marshal, or his or her designee in accordance with policies and procedures of the State Fire Marshal. An applicant shall pay a nonrefundable examination fee of \$50 for each examination or reexamination scheduled. A reexamination may not be scheduled sooner than 30 days after any administration of an examination to an applicant. An applicant may not be permitted to take an examination for any level of license more than a total of four times during 1 year, regardless of the number of applications submitted. As a prerequisite to licensure of the applicant, he or she:
 - a. Must be at least 18 years of age.
- b. Must have 4 years of proven experience as a fire equipment permittee at a level equal to or greater than the

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Amendment No. 1

level of license applied for or have a combination of education and experience determined to be equivalent thereto by the State Fire Marshal. Having held a permit at the appropriate level for the required period constitutes the required experience.

c. Must not have been convicted of a felony or a crime punishable by imprisonment of 1 year or more under the law of the United States or of any state thereof or under the law of any other country. "Convicted" means a finding of guilt or the acceptance of a plea of guilty or nolo contendere in any federal or state court or a court in any other country, without regard to whether a judgment of conviction has been entered by the court having jurisdiction of the case. If an applicant has been convicted of any such felony, the applicant is shall be excluded from licensure for a period of 4 years after expiration of sentence or final release by the Florida Commission on Offender Review unless the applicant, before the expiration of the 4-year period, has received a full pardon or has had her or his civil rights restored.

This subparagraph does not apply to any holder of or applicant for a permit under paragraph (g) or to a business organization or a governmental entity seeking initial licensure or renewal of an existing license solely for the purpose of inspecting, servicing, repairing, marking, recharging, hydrotesting, and maintaining fire extinguishers used and located on the premises

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Amendment No. 1

1142	of and owned by such organization or entity.
1143	Section 41. Subsection (2) of section 633.314, Florida
1144	Statutes, is amended to read:
1145	633.314 Sale or use of certain types of fire extinguishers
1146	prohibited; penalty.—
1147	(2) It is unlawful for any person, directly or through an
1148	agent, to sell, offer for sale, or give in this state any make,
1149	type, or model of fire extinguisher, either new or used, unless
1150	such make, type, or model of extinguisher has first been tested
1151	and is currently approved or listed by Underwriters
1152	Laboratories, Inc., Factory Mutual Laboratories, Inc., or
1153	another testing laboratory recognized by the State Fire Marshal
54	as nationally recognized in accordance with procedures adopted
1155	by rule, taking into account the laboratory's facilities,
1156	procedures, use of nationally recognized standards, and any
1157	other criteria reasonably calculated to reach an informed
1158	determination, and unless such extinguisher carries an
1159	Underwriters Laboratories, Inc., or manufacturer's serial
1160	number. Such serial number $\underline{\text{must}}$ $\underline{\text{shall}}$ be permanently $\underline{\text{affixed}}$
1161	stamped on the manufacturer's identification and instruction
1162	plate.
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1165	TITLE AMENDMENT
1166	Remove lines 17-141 and insert:

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Amendment No. 1

1167	specified information; amending s. 218.32, F.S.; stating the
1168	intent to create the Florida Open Financial Statement System;
1169	authorizing the Chief Financial Officer to choose contracts to
1170	build eXtensible Business Reporting language taxonomies;
1171	requiring that local governmental financial statements be filed
1172	in XBRL format; amending s. 284.40, F.S.; authorizing the
1173	department to disclose certain personal identifying information
1174	of injured or deceased employees which is exempt from disclosure
1175	under the Workers' Compensation Law to department-contracted
1176	vendors for certain purposes; amending s. 284.50, F.S.;
1177	requiring safety coordinators of state governmental departments
1178	to complete, within a certain timeframe, safety coordinator
1179	training offered by the department; requiring certain agencies
1180	to report certain return-to-work information to the department;
1181	requiring agencies to provide certain risk management program
1182	information to the Division of Risk Management for certain
1183	purposes; specifying requirements for agencies in reviewing and
1184	responding to certain information and communications provided by
1185	the division; amending s. 409.1451, F.S.; conforming a provision
1186	to changes made by the act; amending s. 414.411, F.S.; replacing
1187	the Department of Economic Opportunity with the Department of
1188	Education in a list of entities to which a public assistance
1189	recipient may be required to provide written consent for certain
1190	investigative inquiries and to which the department must report
1191	investigation results; amending s. 624.317, F.S.; authorizing

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Amendment No. 1

1192	the department to conduct investigations of any, rather than
1193	specified, agents subject to its jurisdiction; amending s.
1194	624.34, F.S.; conforming a provision to changes made by the act;
1195	amending s. 624.4073, F.S.; prohibiting certain officers or
1196	directors of insolvent insurers from having direct or indirect
1197	control over certain selection or appointment of officers or
1198	directors, except under certain circumstances; amending ss.
1199	624.4094, 624.501, 624.509, and 625.071, F.S.; conforming
1200	provisions to changes made by the act; amending s. 626.112,
1201	F.S.; requiring a managing general agent to hold a currently
1202	effective producer license rather than a managing general agent
103	license; amending s. 626.171, F.S.; deleting applicability of
04	licensing provisions as to managing general agents; making a
1205	technical change; amending s. 626.202, F.S.; providing that
1206	certain applicants are not required to resubmit fingerprints to
1207	the department under certain circumstances; authorizing the
1208	department to require these applicants to file fingerprints
1209	under certain circumstances; amending s. 626.207, F.S.;
1210	conforming a provision to changes made by the act; amending s.
1211	626.221, F.S.; adding a designation that exempts applicants for
1212	licensure as an all-lines adjuster from an examination
1213	requirement; amending s. 626.451, F.S.; deleting a requirement
1214	for law enforcement agencies and state attorney's offices to
1215	notify the department or the Office of Insurance Regulation of
1216	certain felony dispositions; deleting a requirement for the

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Amendment No. 1

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state attorney to provide the department or office a certified copy of an information or indictment against a managing general agent; conforming a provision to changes made by the act; amending s. 626.521, F.S.; revising requirements for credit and character reports secured and kept by insurers or employers appointing certain insurance representatives; providing applicability; amending s. 626.731, F.S.; deleting a certain qualification for licensure as a general lines agent; amending s. 626.7351, F.S.; revising a qualification for licensure as a customer representative; amending s. 626.744, F.S.; conforming a provision to changes made by the act; amending s. 626.745, F.S.; revising conditions under which service representatives and managing general agents may engage in certain activities; amending ss. 626.7451 and 626.7455, F.S.; conforming provisions to changes made by the act; amending s. 626.752, F.S.; revising a requirement for the Brokering Agent's Register maintained by brokering agents; revising the limit on certain personal lines risks an insurer may receive from an agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.793, F.S.; revising the limit on certain risks that certain insurers may receive from a life agent within a specified timeframe before the insurer must comply with certain reporting requirements for that agent; amending s. 626.798, F.S.; authorizing specified life agents or family members of life agents to be beneficiary,

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Amendment No. 1

1242	trustee, guardian, or attorney in fact; amending s. 626.837,
1243	F.S.; revising the limit on certain risks that certain insurers
1244	may receive from a health agent within a specified timeframe
1245	before the insurer must comply with certain reporting
1246	requirements for that agent; amending s. 626.8732, F.S.;
1247	deleting a requirement for a licensed nonresident public
1248	adjuster to submit a certain annual affidavit to the department;
1249	amending s. 626.8734, F.S.; deleting a requirement for a
1250	nonresident independent adjuster to submit a certain annual
1251	affidavit to the department; amending s. 626.88, F.S.;
1252	conforming a provision to changes made by the act; amending s.
7753	626.927, F.S.; revising conditions under which an individual may
54	be licensed as a surplus lines agent solely for the purpose of
1255	placing certain coverages with surplus lines insurers; amending
1256	s. 626.930, F.S.; revising a requirement relating to the
1257	location of a surplus lines agent's surplus lines business
1258	records; amending s. 626.9892, F.S.; authorizing the department
1259	to pay a specified amount of rewards under the Anti-Fraud Reward
1260	Program for information leading to the arrest and conviction of
1261	persons guilty of arson; amending s. 633.302, F.S.; revising the
1262	duration of the terms of members of the Florida Fire Safety
1263	Board; amending s. 633.304, F.S.; revising circumstances under
1264	which an inactive fire equipment dealer license is void;
1265	specifying the timeframe when an inactive license must be
1266	reactivated; specifying that permittees performing certain work

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Amendment No. 1

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on fire equipment may be contracted rather than employed;
revising a requirement for a certain proof-of-insurance form to
be provided by the insurer rather than the State Fire Marshal;
amending s. 633.314, F.S.; authorizing fire extinguisher serial
numbers to be permanently affixed rather than stamped to the
manufacturer's identification plate; amending

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Amendment No. 2

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COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	····

Committee/Subcommittee hearing bill: Commerce Committee Representative Beshears offered the following:

Amendment (with title amendment)

Between lines 475 and 476, insert:

Section 8. Effective January 1, 2019, subsection (2) of section 440.381, Florida Statutes, is amended to read:

440.381 Application for coverage; reporting payroll; payroll audit procedures; penalties.—

(2) Submission of an application that contains false, misleading, or incomplete information provided with the purpose of avoiding or reducing the amount of premiums for workers' compensation coverage is a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. The application must contain a statement that the filing of an application containing false, misleading, or incomplete

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Amendment No. 2

information provided with the purpose of avoiding or reducing the amount of premiums for workers' compensation coverage is a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. The application must contain a sworn statement by the employer attesting to the accuracy of the information submitted and acknowledging the provisions of former s. 440.37(4). The application must contain a sworn statement by the agent attesting that the agent explained to the employer or officer the classification codes that are used for premium calculations. The sworn statements by the employer and the agent are not required to be notarized.

TITLE AMENDMENT

Remove line 43 and insert:

investigation results; amending s. 440.381, F.S.; specifying requirements for sworn statements on workers' compensation insurance applications; amending s. 497.168, F.S.;

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Amendment No. 3

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COMMITTEE/SUBCOMM	MITTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	$-\int^{(Y/N)}$
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Commerce Committee Representative Miller, M. offered the following:

Amendment (with title amendment)

Between lines 613 and 614, insert:

Section 8. Paragraph (c) is added to subsection (3) of section 625.151, Florida Statutes, to read:

625.151 Valuation of other securities.-

- (3) Stock of a subsidiary corporation of an insurer may shall not be valued at an amount in excess of the net value thereof as based upon those assets only of the subsidiary which would be eligible under part II for investment of the funds of the insurer directly.
- (c) This subsection does not apply to stock of a subsidiary corporation or related entities of a foreign insurer that is permissible under the laws of its state of domicile if

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Amendment No. 3

17	the state of domicile is a member of the National Association of
18	Insurance Commissioners.
19	Section 9. Subsection (7) is added to section 625.325,
20	Florida Statutes, to read:
21	625.325 Investments in subsidiaries and related
22	corporations
23	(7) APPLICABILITYThis section does not apply to a
24	foreign insurer's investments in its subsidiaries or related
25	corporations if:
26	(a) The foreign insurer is domiciled in a state that is a
27	member of the National Association of Insurance Commissioners.
28	(b) Such investments in the foreign insurer's subsidiaries
29	or related corporations are:
30	1. Permitted under the laws of the foreign insurer's state
31	of domicile.
32	2.a. Assigned a rating of 1, 2, or 3 by the Securities
33	Valuation Office of the of the National Association of Insurance
34	Commissioners; or
35	b. Qualify for the National Association of Insurance
36	Commissioners' filing exemption rule and assigned a rating by a
37	nationally recognized statistical rating organization that would
38	be equivalent to a rating of 1, 2, or 3 by the Securities
39	<u>Valuation Office.</u>
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Amendment No. 3

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42 TITLE AMENDMENT

Remove line 57 and insert:

changes made by the act; amending s. 625.151, F.S.; providing an exception from valuation rules for stocks in subsidiaries for certain foreign insurers under certain conditions; amending s. 625.325, F.S.; exempting foreign insurers from investment requirements relating to subsidiaries and corporations under certain conditions; amending s. 626.112, F.S.;

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Amendment No. 4

COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	<u> </u>
OTHER	

Committee/Subcommittee hearing bill: Commerce Committee Representative Stark offered the following:

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Amendment (with title amendment)

Between lines 613 and 614, insert:

Section 16. Subsection (3) of section 624.4622, Florida Statutes, is amended and subsection (2) of that section is republished to read:

624.4622 Local government self-insurance funds.-

(2) A local government self-insurance fund that meets the requirements of this section is not subject to s. 624.4621 and is not required to file any report with the office under s. 440.38(2)(b) which is uniquely required of group self-insurer funds qualified under s. 624.4621. If any of the requirements of this section are not met, the local government self-insurance fund is subject to the requirements of s. 624.4621.

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Amendment No. 4

(3) Notwithstanding subsection (2), a local government self-insurance fund created under this section is after October 1, 2004, shall initially be subject to the requirements of a commercial fund under s. 624.4621 and, for the first 5 years of its existence, is shall be subject to all the requirements applied to commercial self-insurance funds or to group self-insurance funds, respectively. This subsection does not apply to a local government self-insurance fund created under this section before January 1, 2018.

TITLE AMENDMENT

Remove line 57 and insert: changes made by the act; amending s. 624.4622, F.S.; revising the applicability of certain requirements to a local government self-insurance fund created after a specified date; creating an exception to the applicability of those requirements; amending s. 626.112, F.S.;



Amendment No. 5

	COMMITTEE/SUBCOMMITTEE ACTION ADOPTED (Y/N) ADOPTED AS AMENDED (Y/N) ADOPTED W/O OBJECTION (Y/N) FAILED TO ADOPT (Y/N) WITHDRAWN (Y/N) OTHER
1	Committee/Subcommittee hearing bill: Commerce Committee
2	Representative Miller, M. offered the following:
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4	Amendment (with title amendment)
5	Between lines 1050 and 1051, insert:
6	Section 35. Paragraph (a) of subsection (2) of section
7	626.918, Florida Statutes, is repealed.
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10	TITLE AMENDMENT
11	Remove line 121 and insert:
12	by the act; repealing s. 626.918(2)(a), F.S., relating to
13	eligibility of certain surplus lines insurers; amending s.
14	626.927, F.S.; revising

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Amendment No. 6

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ADOF	TED W/O OBJECTION		(Y/N)
FAIL	ED TO ADOPT		(Y/N)
WITH	IDRAWN	_	(Y/N)
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Committee/Subcommittee hearing bill: Commerce Committee Representative Eagle offered the following:

Amendment (with title amendment)

Between lines 1078 and 1079, insert:

Section 37. Section 626.9651, Florida Statutes, is amended to read:

each adopt rules consistent with other provisions of the Insurance Code to govern the use of a consumer's nonpublic personal financial and health information. These rules must be based on, consistent with, and not more restrictive than the Privacy of Consumer Financial and Health Information Regulation, adopted September 26, 2000, by the National Association of Insurance Commissioners; however, the rules must permit the use

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Amendment No. 6

and disclosure of nonpublic personal health information for scientific, medical, or public policy research, in accordance with federal law. In addition, these rules must be consistent with, and not more restrictive than, the standards contained in Title V of the Gramm-Leach-Bliley Act of 1999, Pub. L. No. 106-102, as amended in Title LXXV of the Fixing America's Surface Transportation (FAST) Act, Pub. L. No. 114-94. If the office determines that a health insurer or health maintenance organization is in compliance with, or is actively undertaking compliance with, the consumer privacy protection rules adopted by the United States Department of Health and Human Services, in conformance with the Health Insurance Portability and Affordability Act, that health insurer or health maintenance organization is in compliance with this section.

TITLE AMENDMENT

Remove line 127 and insert:
surplus lines business records; amending s. 626.9651, F.S.;
revising requirements for rules adopted by the Department of
Financial Services and the Financial Services Commission
relating to the privacy of certain consumer information;
amending s. 626.9892,

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Amendment No. 7

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COMMITTEE/SUBCOMMI	TTTEE ACTION
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ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Commerce Committee Representative Eagle offered the following:

Amendment (with title amendment)

Between lines 1089 and 1090, insert:

Section 38. Subsection (5) of section 627.728, Florida Statutes, is amended to read:

627.728 Cancellations; nonrenewals.-

(5) United States postal proof of mailing, or certified registered mailing, or other mailing using the Intelligent Mail barcode or other similar tracking method used or approved by the United States Postal Service of notice of cancellation, of intention not to renew, or of reasons for cancellation, or of the intention of the insurer to issue a policy by an insurer under the same ownership or management, to the first-named insured at the address shown in the policy, are shall be

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Amendment No. 7

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L 7	sufficient proof of notice.
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20	TITLE AMENDMENT
21	Remove line 131 and insert:
22	of persons guilty of arson; amending s. 627.728, F.S.; providing
23	requirement for sufficient proof of notice for certain motor

vehicle insurance notices; amending s. 633.302, F.S.;

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Amendment No. 8

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- (Y/N)	
(Y/N)	
	(Y/N) (Y/N) (Y/N)

Committee/Subcommittee hearing bill: Commerce Committee Representative Antone offered the following:

Amendment (with title amendment)

Remove lines 1303-1320 and insert:

Section 41. Paragraph (d) is added to subsection (1) and paragraph (b) of subsection (6) of section 633.408, Florida Statutes, is amended to read:

633.408 Firefighter and volunteer firefighter training and certification.—

- (1) The division shall establish by rule:
- (d) Courses to provide training for career and volunteer firefighters related to cancer and mental health risks within the fire service. Such training must be a requirement for obtaining a Firefighter Certificate of Compliance, Volunteer Firefighter Certificate of Completion, or Special Certificate of

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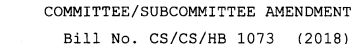
Amendment No. 8

17	Compliance. The training must include cancer and mental health
18	awareness, prevention, mitigation, and treatment. The training
19	must specifically include lifestyle, environmental, inherited,
20	and occupational risks, and emphasize appropriate behavior,
21	attitude, and cultural changes within the fire service.
22	Certified firefighters shall have such training made available
23	to them.
24	(6)
25	(b) A Special Certificate of Compliance only authorizes ar
26	individual to serve as an administrative and command head of a
27	fire service provider.
28	1. An individual desiring to obtain a Special Certificate
29	of Compliance may not be employed as a fire chief, fire
30	coordinator, fire director, or fire administrator for a period
31	of more than 1 year without obtaining certification.
32	2. An individual desiring to obtain a Special Certificate
33	of Compliance may not serve as a command officer or function in
34	a position dictating incident outcomes or objectives before
35	achieving certification.
36	3. Retention requirements for a Special Certificate of
37	Compliance must be similar to those provided in s. 633.414.
38	Section 42. Subsection (2) of section 633.508, Florida
39	Statutes, is amended to read:
40	633.508 Workplace safety; rulemaking authority; division

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authority.-

41





Amendment No. 8

(2) The division shall have the authority to adopt rules for the purpose of ensuring safe working conditions for all firefighter employees by authorizing the enforcement of effective standards, by assisting and encouraging firefighter employers to maintain safe working conditions, and by providing for education and training in the field of safety, including training related to cancer and mental health risks within the fire service. Specifically, the division may by rule adopt the most current edition of all or any part of subparts C through T and subpart Z of 29 C.F.R. s. 1910; the National Fire Protection Association, Inc., Publication 1403, Standard on Live Fire Training Evolutions, as limited by subsection (6); and ANSI A 10.4.

TITLE AMENDMENT

Remove lines 145-149 and insert:

633.408, F.S.; requiring the Division of State Fire Marshal to establish specified courses as a part of firefighter and volunteer firefighter training and certification; specifying prerequisites and retention requirements for a Special Certificate of Compliance that authorizes an individual to serve as an administrative and command head of a fire service provider; amending s. 633.508, F.S.; specifying the division's authority to adopt rules for training related to cancer and

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Amendment No. 8

mental health risks within the fire service; amending s. 633.416, F.S.; authorizing fire

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Amendment No. 1

COMMITTEE/SUBCOMMITTEE ACTION							
ADOPTED	(Y/N)						
ADOPTED AS AMENDED	(Y/N)						
ADOPTED W/O OBJECTION	(Y/N)						
FAILED TO ADOPT	(Y/N)						
WITHDRAWN	(Y/N)						
OTHER							

Committee/Subcommittee hearing bill: Commerce Committee Representative Albritton offered the following:

Amendment

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Remove line 134 and insert:

unserved or underserved rural communities, provided such improvements and access to broadband Internet services are conducted through partnerships with dealers of communications services, as defined in s. 202.11(2), established by a publicly noticed and competitively selected process. Authorized

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Amendment No. 2

	COMMITTEE/SUBCOMMIT	TTEE ACTION
	ADOPTED	(Y/N)
	ADOPTED AS AMENDED	(Y/N)
	ADOPTED W/O OBJECTION	(Y/N)
	FAILED TO ADOPT	(Y/N)
	WITHDRAWN	(Y/N)
	OTHER	
1	Committee/Subcommittee h	nearing bill: Commerce Committee
2	Representative Beshears	offered the following:
3		
4	Amendment (with di	rectory and title amendments)
5	Between lines 104 a	and 105, insert:
6	(5) In an effort to	enhance and fortify Florida rural
7	communities' competitive	eness and job creation, the department
8	may establish a "Florida	a Site Readiness Program" or
9	"ReadySites." Notwithsta	anding any other provision of law, the
10	implementation and manag	gement of this program shall rest within
11	the department. Prior to	o implementation, the department shall
12	identify the technical i	requirements governing program operation
13	and quality control star	ndards of the program.
14		
15		
16	DIREC	TORY AMENDMENT

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Published On: 2/13/2018 6:14:21 PM



Amendment No. 2

	R€	emove	lines	39-40	and	inse	ert:						
Sect	cior	1.	Subse	ctions	(1)	and	(3)	are	amer	nded,	and	subs	section
(5)	is	creat	ted, o	f sect:	ion 2	288.0	18,	Flor	rida	Stati	utes,	to	read:

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Remove line 21 and insert:

website; authorizing the Department of Economic Opportunity to establish a "Florida Site Readiness Program" or "Ready Sites"; providing implementation and management; providing operation and quality control standards; amending s. 288.0655, F.S.; increasing the

TITLE AMENDMENT

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HOUSE OF REPRESENTATIVES

Committee/Subcommittee	Commerce
Date 2-13-18	Action
	FOR DRAFTING PURPOSES ONLY ee/Subcommittee, but <u>not</u> on House Floor)
Amendment No.	Bill No. 637
(For filing with the Clerk, Committee/Subcommittee and 12.1)	d Member Amendments <u>must</u> be prepared by House Bill Drafting Services (Rule
Representative(s)/The Council/Commi	ttee on Grant, J.
offered the following amendment: Amendment: Msert	Remove lines 15-16 and the following:
on page, line	(s) <u>15-16</u> ,
Section 1. Section	1791.015 and subsection
(2) of section 7	91.02, Florida Statutes,
are repealed.	



HOUSE OF REPRESENTATIVES

	Committee/Subcommittee Commerce
	Date 2-13-18 Action
	HOUSE AMENDMENT FOR DRAFTING PURPOSES ONLY (may be used in Committee/Subcommittee, but <u>not</u> on House Floor)
	Amendment No. Bill No. 6037
	(For filing with the Clerk, Committee/Subcommittee and Member Amendments <u>must</u> be prepared by House Bill Drafting Services (Rule 12.1)
	Representative(s)/The Council/Committee on Grant, J.
-	offered the following amendment: <u>In between lines 107-108</u>
ection	Amendment: 1) De tween mes 10 100 Insert the following: 3. Section 791.02 (1), Honda Statutes, is amended to read: on page, line(s)
_	(1) Except as here in after provided it is unlawful
•	for my person, firm, copy the ship for corporation to
_	offer for sale, expose for sale, sell it retail, or use
_	or explode my fireworks; provided that the board
_	of county corrissioners shall have poner to adopt
_	reasonable rules and regulations for the granting
_	of permits for superised public display of firements
_	by fair associations, arisement parks, and other
_	organizations or groups of individuds when such public
_	display is to take place outside of my municipality
_	shall have power to adopt reasonable rules and
	•



	HOUSE OF REPRESENTATIVES
Committee/Subcommittee	
Date	Action
HOUSE AMEN	DMENT FOR DRAFTING PURPOSES ONLY n Committee Subcommittee, but <u>not</u> on House Floor)
Amendment No.	Bill No
(For filing with the Clerk, Committee/St 12.1)	ubcommittee and Member Amendments <u>must</u> be prepared by House Bill Drafting Services (Rule
Representative(s)/The Counc	cil/Committee on
offered the following amend	ment:
Amendment:	
on page	$\frac{1}{1}$, line(s)
regulations t	for the granting of perrits for supervise
public display	of fire works within the boundaries of
any minicipali	or the granting of perrits for supervise of fire works within the boundaries of ty, Every such display shall be hardly of sperator to be approved by the chiefs
by a corpete,	I operator to be opproved by the chiefs
of the police	and fire departments of the municipal
	display is to be held, and shall be of
such a charg	ter and so located, discherged, or
	the opinion of the chief of the
	ent, after proper inspection, shall not
	to property or endurger any person.
Application 7	for pernets shall be made in





HOUSE OF REPRESENTATIVES

Committee/Subcommittee	
Date	Action
	INT FOR DRAFTING PURPOSES ONLY mittee/Subcommittee, but <u>not</u> on House Floor)
Amendment No.	Bill No.
(For filing with the Clerk, Committee/Subcommitte 12.1)	ee and Member Amendments <u>must</u> be prepared by House Bill Drafting Services (Rule
Representative(s)/The Council/Con	nmittee on
offered the following amendment:	
Amendment:	
on page, 1	line(s)
writing at lea	st 15 days in advance of the
date of the	st 15 days in advance of the display. After such privilege en granted, sales, possession, ibution of fire works for such
shall have bee	en granted, sales, possession,
use, and distr	ibution of fire works for such
display shall be	e lantel for that purpose only.
No perit g	ranted hereunder shall be
transferable.	ranted hereunder shall be



COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 6037 (2018)

Amendment No. 1.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED <u>(Y/N)</u>
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Commerce Committee
2	Representative Grant, J. offered the following:
3	
4	Amendment
5	Remove lines 15-16 and insert:
6	Section 1. Section 791.015 and subsection (2) of section
7	791.02, Florida Statutes, are repealed.

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Published On: 2/13/2018 6:42:41 PM



COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 6037 (2018)

Amendment No. 2.

COMMITTEE	S/SUBCOMMITTEE	ACTION
ADOPTED	<u> </u>	(Y/N)
ADOPTED AS AME	ENDED	(Y/N)
ADOPTED W/O OF	BJECTION	(Y/N)
FAILED TO ADOP	PT	(Y/N)
WITHDRAWN		(Y/N)
OTHER		

Committee/Subcommittee hearing bill: Commerce Committee Representative Grant, J. offered the following:

Amendment

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Between lines 107 and 108, insert:

Section 3. Subsection (1) of section 791.02, Florida Statutes, is amended to read:

791.02 Sale of fireworks regulated; rules and regulations.—

(1) Except as hereinafter provided it is unlawful for any person, firm, copartnership, or corporation to offer for sale, expose for sale, sell at retail, or use or explode any fireworks; provided that the board of county commissioners shall have power to adopt reasonable rules and regulations for the granting of permits for supervised public display of fireworks by fair associations, amusement parks, and other organizations

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Published On: 2/13/2018 6:43:22 PM



COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. HB 6037 (2018)

Amendment No. 2.

or groups of individuals when such public display is to take place outside of any municipality; provided, further, that the governing body of any municipality shall have power to adopt reasonable rules and regulations for the granting of permits for supervised public display of fireworks within the boundaries of any municipality. Every such display shall be handled by a competent operator to be approved by the chiefs of the police and fire departments of the municipality in which the display is to be held, and shall be of such a character, and so located, discharged, or fired as in the opinion of the chief of the fire department, after proper inspection, shall not be hazardous to property or endanger any person. Application for permits shall be made in writing at least 15 days in advance of the date of the display. After such privilege shall have been granted, sales, possession, use, and distribution of fireworks for such display shall be lawful for that purpose only. No permit granted hereunder shall be transferable.

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Published On: 2/13/2018 6:43:22 PM



LORIDA		
	Bill Amendment V Bill/PCS/PCB Number: 157	
	Amendment Number: 704709	
Name: Amber Kell	\	
Representing: FL Family	Action	
Title:		
Address: <u>4853</u> S. Oxo	inge Avenue, Suitec	
	State/Zip: <u>FL 32806</u>	
Phone Number: (407) 41		
Committee/Subcommittee:		
Presentation/Workshop Topic:		
Regist	ered Lobbyist: YES 🚺 NO 🦳	
	Employee: YES NO V	
I wish to speak Appearing in response to an inquiry for information made by member, committee, or staff Appearing in response to subpoena Appearing at the written request of the chair Judge or elected officer appearing in official capacity Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only	
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only	



LORIDA			
	Bill Amendment		
	Bill/PCS/PCB Number: 157		
	Amendment Number:		
Name: Marco Pa	redes		
Representing: FL Cov	ference of Catholic Bishops		
Title: Associate	Director for Health		
Address: 201 VJ.	Park Ave		
city: Tallahasse	State/Zip: FL 32301		
Phone Number: <u>750 - 2</u>	22 - 3803 Meeting Date: $2/13/18$		
Committee/Subcommittee:			
Committee/Subcommittee: Commerce Presentation/Workshop Topic: Pornagraphy is Public Health Risk			
Regist	ered Lobbyist: YES NO		
State 6	Employee: YES NO		
I wish to speak			
Appearing in response to an inquiry for information made by member, committee, or staff			
Appearing in response to subpoena Appearing at the written request of the chair			
Appearing at the written request of the chair Judge or elected officer appearing in official capacity			
Lobbyist Appearance form submitted online			
Cobbyist Appearance form subi	/ .		
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only		



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative <u>Assistant</u> at the meeting.

WAVE IN SUPPORT) Bill/PCS/PCB Number: 157		
Amendment Number:		
Name: BILL BUNKLEY		
Representing: FLURIDA Ethics AND RELIGIOUS LIBERTY COMMISSION	~	
Title: PRESIDENT		
Address: PO BOX 341644		
City: <u>TAmPA</u> State/Zip: 52 336 94		
Phone Number: 8/3 269 2977 Meeting Date: 2-13-18		
Committee/Subcommittee: Commune		
Presentation/Workshop Topic: PUBLIC HEALTH RISK CREATED BY PORNOGRA	rPH4	
Registered Lobbyist: YES NO NO		
State Employee: YES NO		
I wish to speak WAVE IN SUPPORT		
Appearing in response to an inquiry for information made by member, compittee, or staff		
Appearing in response to subpoena		
Appearing at the written request of the chair		
Judge or elected officer appearing in official capacity		
Lobbyist Appearance form submitted online		
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)		
Bill: Proponent Opponent Info only		
Amendment: Proponent Opponent Info only		



CORIDA			1
	Bill	Amendment	
	Bill/PCS/PCB Number: _	167	
	Amendment Number:		
lame: Amber Kell	Y		•
Representing:	,		
Title: FL Family Ac	tion (Legislati)	le arm of FL	Family Polic
Title: FL Family Ac Address: 4853 S Or	ange Avenue,	Surte C	(duncil):
City: <u>Orlando</u>			
Phone Number: (407) 418	7-0250	Meeting Date: $\frac{2}{}$	15/18
Committee/Subcommittee:()mmerce		····
Presentation/Workshop Topic:			
Regist	ered Lobbyist: YES 📝	NO 🗌	
State I	Employee: YES	NO 📝	
I wish to speak Appearing in response to an inc Appearing in response to subpose Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form subpose	pena est of the chair ring in official capacity	member, committee, or sta	əff
f you are testifying on an amendment, ple	ease also indicate your position as	a proponent or opponent on	the bill as a whole.)
ill: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



	Bill Amendment Bill/PCS/PCB Number:
Name: Stroban Honor	
Representing:	e made issued in
Title: 1000 Day 1000	
Address: 15 L 4 31 11 15 once	
City:	State/Zip:
Phone Number: <u> 336 월 8 월 8</u> 월 6 5 6	Meeting Date:
Committee/Subcommittee:	16
Presentation/Workshop Topic:	or tre Slaving Tage Force
Registered Lobby	vist: YES 🔻 NO 🦳
State Employee:	YES NO 🗹
Appearing in response to an inquiry for info Appearing in response to subpoena Appearing at the written request of the cha Judge or elected officer appearing in officia Lobbyist Appearance form submitted onlin	ormation made by member, committee, or staff air
If you are testifying on an amendment, please also indic	cate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent 🔀 Op	pponent Info only
Amendment: Proponent Op	pponent Info only



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

	Bill Amendment Bill/PCS/PCB Number:
Name: Chan Holand Representing: Change Change Process	College of the formal of
Address: 1000 Riverside Hve City: Jadsande	· ·
City: Jadyanulle	State/Zip: 13-22-67
Phone Number: 901-233-305 /	Meeting Date:
Committee/Subcommittee:	
Presentation/Workshop Topic:	
Registered Lobbyist: YES	NO O
State Employee: YES	5 NO NO
I wish to speak Appearing in response to an inquiry for information Appearing in response to subpoena Appearing at the written request of the chair Judge or elected officer appearing in official capacit Lobbyist Appearance form submitted online	
(If you are testifying on an amendment, please also indicate your	position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent	Info only
Amendment: Proponent Opponent	Info only



	Bill 💢	Amendment	
	Bill/PCS/PCB Number:	425	
	Amendment Number:		
Name: Jarod	Focula		
Representing:		Assection	
Address:	Colmont [
City: Tallohorez Co		State/Zip:	
Phone Number:	2(1°) 155-	Meeting Date:	
Presentation/Workshop Tonic:	Physics 1	For Shor no Town F.	
		NO 🗆	
\$			
State E	Employee: YES	NO 🔀	
I wish to speak			
Appearing in response to an inc	quiry for information made by	member, committee, or staff	
Appearing in response to subpo	pena		
Appearing at the written reque	st of the chair		
Judge or elected officer appear	ing in official capacity		
Lobbyist Appearance form subr	nitted online		
(If you are testifying on an amendment, ple	ase also indicate your position as	a proponent or opponent on the bill as a whole.)	
Bill: Proponent Oppor		Waive in Opposition Info only	
Amendment: Proponent Oppon		Waive in Opposition Info only	



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

WÓ

CORIUM	Bill	Amendment 🔀	
		er: <u>1073 </u>	
	Amendment Numbe		
Name:OMNOVAL)	Brand		
Representing: Francisco I de (D MUDICARIE	is of FL	
Title:			
Address:	GE AVE		
City:		State/Zip:F	
Phone Number: 550. 3	315.6010	Meeting Date: 2	115/18
Committee/Subcommittee:	CHIMIERCE		·
Presentation/Workshop Topic: _	<u>rfs</u>		
Regist	ered Lobbyist: YES	NO 🗌	
State I	Employee: YES	NO 🔀	
► I wish to speak VIANUE	N SMPORT		
Appearing in response to an inc		le by member, committee, or s	staff
Appearing in response to subpo	oena		
Appearing at the written reque	st of the chair		*
Judge or elected officer appear	ing in official capacity		
Lobbyist Appearance form sub	mitted online		
If you are testifying on an amendment, ple	ease also indicate your positi	ion as a proponent or opponent o	n the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Suppo	ort Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Suppo	ort Waive in Opposition	Info only



Please fill out the entire form and submit both copies to the Committee Administrative

Assistant at the meeting.
TORID!
Bill Amendment V
Bill/PCS/PCB Number: 10 13
Amendment Number:
Name: //Ctona Zepp
Representing: FL Coal ton for Children
Title: Chief Policy & Research Officer
Address: 4/E. CoHege AN.
City: Tallahassee State/Zip: FL 3230/
Phone Number: 80. 241. 6309 Meeting Date: 2/13/18
Committee/Subcommittee: COM merce
Presentation/Workshop Topic: DFS - Finalial Literal
Registered Lobbyist: YES NO
State Employee: YES NO NO
I wish to speak
Appearing in response to an inquiry for information made by member, committee, or staff
Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted online
(If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only
Amendment: Proponent Opponent Waive in Support Waive in Opposition Info only



LORIDA			7
	Bill	Amendment	
	Bill/PCS/PCB Number:	110/473	
	Amendment Number:		
Name:			
Title:	Control of the Contro		
	ucal of a	AR-410	
City:) - <u>160</u>	State/Zip:	
Phone Number:	-4000	Meeting Date:	13 (<u>†</u>
Committee/Subcommittee:	Children C		
Presentation/Workshop Topic:	Dept. EI	war al	<u> </u>
	ered Lobbyist: YES	NO ☐	
State (Employee: YES	NO 🔝	ŧ
Appearing in response to an inc Appearing in response to subpose Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form subsection (If you are testifying on an amendment, ple	quiry for information made books oena est of the chair ring in official capacity mitted online	ນໍ່y member, committee, or s	
· ·	nent Waive in Support	_	Info only
Amendment: Proponent Oppor	The time of the control of the contr	Waive in Opposition	Info only



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COMMITTEE/SUBCOMMITTEE APPEARANCE RECORD

Please fill out the entire form and submit two copies to the committee/subcommittee administrative assistant at the meeting.

☑ Bill ☐ Amendment					
		Bill Number: N/A 1073			
		Amendment:	N/A		
Name:	Murphy, Benjamin	B6"			
Representing:	Department of Financia	al Services			
Title:	Legislative Affai	irs Director			
Address:	200 E Gaines St, 200 Ea	ast Gaines Street			
City:	Tallahassee	State/Zip:	FL		
Phone Number:	(850) 413-2890	Meeting Date:	February 13, 2018 3:00 PM		
Committee/Sub	committee: Comm	erce Committee			
Presentation/Wo	orkshop Topic: Other	Business : Department of Fin	nancial Services		
			[
Registered L	<u> </u>		Bill		
State Employ			Waive In Support		
☐ I Wish To Sp			Amendment		
	response to subpoena		N/A		
_ ``	• •	•	member, committee or staff		
_ ``	the written request of				
— /	ted officer appearing i	- •			
L'Lobbyist App	pearance Form Submit	ted			



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

CONTRA				1 1
ORIUS		Bill	Amendment 🗸	
		Bill/PCS/PCB Number: _	// 23	
		Amendment Number: _	532979	
Name:	CASEY.	Reed		
Representing	:			
Title:	tate D	rective - Lo	gishtive Al	(Anes
Address:	150 S N	TONROR ST	Ste 4107)
City:	TALLA HASSEE		State/Zip:	32301
Phone Nun	nber: (850) -	591-6002	1	
Committee	/Subcommittee:	Commer	<u>e</u>	
Presentatio	on/Workshop Topic: _			·
	Regis	stered Lobbyist: YES	NO 🗍	
£.		Employee: YES	NO NO	
I wish t	o speak			
Appear	ring in response to an ir	nquiry for information made by	member, committee, or sta	aff
	ring in response to subp			
	ring at the written requ			
	or elected officer appea st Appearance form sul	aring in official capacity		
LODBY	st Appearance form sui	omitted omine	4	
If you are testify	ying on an amendment, p	lease also indicate your position a	s a proponent or opponent on	the bill as a whole.)
Bill:	Proponent Oppo	onent Waive in Support [Waive in Opposition	Info only
Amendment:	Proponent Oppo	onent Waive in Support	Waive in Opposition	Info only

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Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

LORIDA	
·	Bill Amendment
	Bill/PCS/PCB Number:
	Amendment Number:
Name:	
Representing:	
Title:	
Address:	
City:	State/Zip:
Phone Number:	Meeting Date:
Committee/Subcommittee:	
Presentation/Workshop Topic:	
Regist	ered Lobbyist: YES NO
State I	Employee: YES NO
I wish to speak	
· ·	quiry for information made by member, committee, or staff
Appearing in response to subpo	pena
Appearing at the written reque	est of the chair
Judge or elected officer appear	ing in official capacity
Lobbyist Appearance form sub	mitted online
If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only



LORIDA	
	Bill Amendment
!	Bill/PCS/PCB Number:
	Amendment Number:
Name:	·
	<u>.</u>
City:	
Phone Number:	Meeting Date:
Committee/Subcommittee:	
Presentation/Workshop Topic: _	
Regist	tered Lobbyist: YES NO
* State	Employee: YES NO
I wish to speak	nquiry for information made by member, committee, or staff
Appearing in response to an in	
Appearing at the written reque	
Judge or elected officer appear	
Lobbyist Appearance form sub	omitted online
	lease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	onent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppo	onent Waive in Support Waive in Opposition Info only



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative $\$ Assistant at the meeting.

LORIDA			
	Bill	Amendment	
	Bill/PCS/PCB Number:	1103	
	Amendment Number:		
Name: CARIS DOLLIN	J		4
Representing:	NTY COALITICA		
Title:			
Address:	197		
City:		State/Zip:	
Phone Number:		Meeting Date:	
Committee/Subcommittee:	W417.15		N.
Presentation/Workshop Topic: <u>/</u>	·		
Regist	ered Lobbyist: YES	NO	
State I	Employee: YES	NO 📗	
I wish to speak			redu.
Appearing in response to an inc	•	member, committee, or sta	aff
Appearing at the written reque			
Appearing at the written reque			
Lobbyist Appearance form sub	, ,		
Lobbyist Appearance form sub-	mitted online		
If you are testifying on an amendment, ple	ease also indicate your position as	a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

CORIDA	Bill Amendment Bill/PCS/PCB Number: 1103
	Amendment Number:
Name: Roy BAKEN	
Representing: Offortun	Ity FIORIXA
Title: BUSINESS I	PEVELOPMENT COORDINATOR
Address: 4636 Ho	UY 90, SNITE K
City: MACIANNA	
Phone Number: 850 . 633	.4119 Meeting Date: 2/13/18
Committee/Subcommittee:	·
Presentation/Workshop Topic: _	REGIONAL RURAL DEV GRANT
Regist	ered Lobbyist: YES NO
5 State	Employee: YES NO 1
I wish to speak Appearing in response to an in Appearing in response to subpose to sub	est of the chair ring in official capacity
(If you are testifying on an amendment, ple	ease also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support Waive in Opposition Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only

(1997年) **美国籍**



	Bill 🗸	Amendment	
	Bill/PCS/PCB Number:	1103	
	Amendment Number:		
Name: Chr. 5 Speccer			_
Representing:	Gen4 xy		_
Title: Carenaria (•		_
Address: 401 6	ast Junson SI	· · · · · · · · · · · · · · · · · · ·	_
City:		State/Zip:F	_
Phone Number:	773 5000	Meeting Date: $\frac{2/13/17}{}$	_
Committee/Subcommittee:	Commerce		-
Presentation/Workshop Topic:			-
Regist	ered Lobbyist: YES	ио 🗌	
^c State	Employee: YES	NO 🔀	
I wish to speak Appearing in response to an inc Appearing in response to subpering at the written requering at the writ	oena est of the chair ring in official capacity	member, committee, or staff	
If you are testifying on an amendment, ploads Bill: Proponent Oppor		a proponent or opponent on the bill as a whole Waive in Opposition Info only	:.) I
Amendment: Proponent Oppor		Waive in Opposition Info only]







Please fill out the entire form and submit two copies to the committee/subcommittee administrative assistant at the meeting.

		Bill D Amendment Bill Number: CS/HB 1103: Regional Rural Development Grants		
		Amendment:	N/A	
Name:	Johnson, Carolyn			
Representing:	Florida Chamber of Comme	erce		
Title:				
Address:	136 S Bronough St			
City:	Tallahassee	State/Zip:	FL	
Phone Number:	(850) 521-1235	Meeting Date:	February 13, 2018 3:00 PM	
Committee/Subo	committee: Commerce	Committee		
Presentation/Wo	orkshop Topic: N/A			
☑ Registered Lo	obbyist		Bill	
☐ State Employ	-		Waive In Support	
🗹 I Wish To Sp			Amendment	
			N/A	
			member, committee or staff	
_ ^^	the written request of the c			
	ted officer appearing in off	icial capacity		
Loodyist App	pearance Form Submitted			



Please fill out the <u>entire</u> form and submit <u>both</u> copies to the Committee Administrative Assistant at the meeting.

001,0	pu [7]		
		Amendment //	·
	Bill/PCS/PCB Number: _		
•	Amendment Number: _		
Name: Jim Span	1+		
Representing: Okocchobee			
Title:			
Address: <u>アクー Boン</u>	10011 -		·
City: TALCAMASSEE, +C			
Phone Number: <u> 550 - 228 - </u>	1296	Meeting Date: 2/1	115
Phone Number: <u>350-228-</u> Committee/Subcommittee:	movere Comings.	e	
Presentation/Workshop Topic:			
_			
Regist	ered Lobbyist: YES 🔀	NO	
State	Employee: YES	NO 🗌	
I wish to speak			
Appearing in response to an in	quiry for information made by	member, committee, or st	aff
Appearing in response to subp	oena		/
Appearing at the written reque	est of the chair		
Judge or elected officer appear	ing in official capacity		
Lobbyist Appearance form sub	mitted online		
(If you are testifying on an amendment, plo	ease also indicate your position a	s a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



LONIDA			•
Bill	Bill /PCS/PCB Number: _	Amendment	
Am	endment Number:		
Name:			
Representing:	a Frenar D	facility Parina	Mo
Title:			
Address:	O Clifelen	<u>Dure</u>	
City: Tallahera		State/Zip:	303
Phone Number: (820) 113-7.	<u>U3</u>	Meeting Date:	1/8
Committee/Subcommittee:		<u> </u>	<u> </u>
Presentation/Workshop Topic:			·
Registered Lo	bbyist: YES	NO 📗	
State Employ	ee: YES 💭	NO 🗌	
I wish to speak			
Appearing in response to an inquiry fo	r information made by	member, committee, or sta	ıff
Appearing in response to subpoena			
Appearing at the written request of th			
Judge or elected officer appearing in o Lobbyist Appearance form submitted of			
Lobbyist Appearance form submitted to	лине		
If you are testifying on an amendment, please also	indicate your position as	a proponent or opponent on	the bill as a whole.)
Bill: Proponent Opponent	Waive in Support \(\square	Waive in Opposition	Info only
Amendment: Proponent Opponent	Waive in Support	Waive in Opposition	Info only



	Bill Bill/PCS/PCB Number:	Amendment Amendment Amendment	
		,	
	Amendment Number: _		
Name: <u>Darry Fra</u> yan			
Representing:	<u> </u>		
Title: <u>Executive</u> D	and a		
Address: 20 6 March	44 J. A.R.		
City: Macclenny		State/Zip: <u></u>	32043
Phone Number: <u>904-259-</u> 6	433	Meeting Date: 2/13/	12018
Committee/Subcommittee:(ommerce and the	Les established and a	
Presentation/Workshop Topic:	HB1103		
Regist	ered Lobbyist: YES	NO 🔀	
State i	Employee: YES	№ 🔀	بيغر
I wish to speak			
Appearing in response to an inc	quiry for information made by	member, committee, or sta	ıff
Appearing in response to subpo	oena		
Appearing at the written reque	st of the chair		
Judge or elected officer appear	ing in official capacity		
Lobbyist Appearance form sub	mitted online		
If you are testifying on an amendment, ple	ease also indicate your position a	s a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



LORIDA		
	Bill Amendment Bill/PCS/PCB Number: <u>C5/H8 //03</u>	
	Amendment Number:	
Name: RICHARD C	GENTRY	
Representing: <u>STAND し</u>	IP FOR NORTH FLORINA	
Title:		
Address: 2305 BRAE	EBURN CIRCLE	
City: TALL.	State/Zip: /= \ 32	2309
Phone Number: $850 - 25$	5-1-1837 Meeting Date: 2-1	13-18
Committee/Subcommittee:	COMMERCE	
Presentation/Workshop Topic:	RURAL REGIONAL BEVELOPE	UENT
Regist	ered Lobbyist: YES 📝 NO 🗌	
State I	Employee: YES NO	
I wish to speak	quiry for information made by member, committee, or staf	ff
Appearing in response to subpose		1
Appearing at the written reque		
Judge or elected officer appear	ring in official capacity	
Lobbyist Appearance form sub	mitted online	
(If you are testifying on an amendment, pla	ease also indicate your position as a proponent or opponent on t	he bill as a whole.)
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition	Info only



Assistant at the meeting.
Bill Amendment Bill/PCS/PCB Number:
Name: Andrew Flosek
Representing: Warricans for Prosperity
Title: Howkst
Address: 200 W College Ave
City: Tallakassee State/Zip: FT
Phone Number: Meeting Date: 2-13-12
Committee/Subcommittee:
Presentation/Workshop Topic:
Registered Lobbyist: YES NO
State Employee: YES NO
I wish to speak
Appearing in response to an inquiry for information made by member, committee, or staff
Appearing in response to subpoena
Appearing at the written request of the chair
Judge or elected officer appearing in official capacity
Lobbyist Appearance form submitted online
" If you are testifying on an amendment, please also indicate your position as a proponent or opponent on the bill as a whole.)
Bill: Proponent Opponent Waive in Support Waive in Opposition Info only





Please fill out the entire form and submit two copies to the committee/subcommittee administrative assistant at the meeting.

☑ B Bill Number: 60			Bill Amendment	
		Amendment:		
Name:	Chris Aleman			
Representing:	PARTY 365			
Title:				
Address:	5324 SW 153RD PL S			
City:	MIAMI	State/Zip:	FL 33185	
Phone Number:	(305) 588-3812	Meeting Date:	February 13, 2018 3:00 PM	
Committee/Sub	committee: Comme	rce Committee		
Presentation/Wo	orkshop Topic: N/A			
☐ Registered L	obbyist		Bill	
☐ State Employ	ree		Proponent	
☑ I Wish To Sp	eak		Amendment	
Appearing in	response to subpoena		N/A	
Appearing in	response to an inquiry	for information made by	member, committee or staff	
	the written request of the			
	ted officer appearing in	<u> </u>		
☐ Lobbyist App	pearance Form Submitte	ed		



1.ORIDA	Bill Bill/PCS/PCB Number: Amendment Number:		
Name: Michael De	DOC		
Representing:	Fraccont		
Title:			
Address: 215 5	physica		
City: Tallahass s		State/Zip:	2022
Phone Number: (199) 51	C. 0037	Meeting Date:	
Committee/Subcommittee:	4 Comme	Committee	
Presentation/Workshop Topic: _			
Regist	ered Lobbyist: YES	NO 🗌	
State	Employee: YES	NO 🗌	
I wish to speak Appearing in response to an in Appearing in response to subp Appearing at the written reque Judge or elected officer appear Lobbyist Appearance form sub	oena est of the chair ring in official capacity	y member, committee, or st	aff
If you are testifying on an amendment, plo	ease also indicate your position	as a proponent or opponent on	the bill as a whole.)
Bill: Proponent Oppo	nent Waive in Support	Waive in Opposition	Info only
Amendment: Proponent Oppor	nent Waive in Support	Waive in Opposition	Info only



CORIDA				
	Bill Amendment			
	Bill/PCS/PCB Number: 6037			
	Amendment Number:			
Name: Ken PRVITT				
Representing:	KING	_		
Title: <u>Lobby151</u>				
Address: 113 E. G.11	lege st Suite 305			
City: Tollahassic	State/Zip:			
Phone Number: 772-97/-	5760 Meeting Date: 2-13-18	_		
Committee/Subcommittee:	Commence Commentee	_		
Presentation/Workshop Topic: _				
Regist	tered Lobbyist: YES NO			
State	Employee: YES NO			
I wish to speak				
Appearing in response to an in-	quiry for information made by member, committee, or staff			
Appearing in response to subp	oena			
Appearing at the written reque	est of the chair			
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form sub	mitted online			
If you are testifying on an amendment, plo	ease also indicate your position as a proponent or opponent on the bill as a who	ole.)		
Bill: Proponent Oppor	nent Waive in Support Waive in Opposition Info only			
Amendment: Proponent Oppor	nent Waive in Support Waive in Opposition Info only			



JORNA	Bill Bill/PCS/PCB Numbe			
	Amendment Numbe	r:	J	
Name: <u>For Back</u>	<i>i</i>			
Representing:	erils / Nephune	winderate	·	
Title:				
Address: 01 to Jef	ferson Street			
City: To back 1966		State/Zip:	30301	
Phone Number:		Meeting Date:		
Committee/Subcommittee:	Tradica	,	,	
Presentation/Workshop Topic: _			and the second	
		NO 🏻		
	Employee: YES	NO NO		
I wish to speak Appearing in response to an in	quiry for information made	hy mamber, committee, or s	toff.	
Appearing in response to air in		e by member, committee, or s	can	
Appearing at the written request of the chair				
Judge or elected officer appearing in official capacity				
Lobbyist Appearance form sub	mitted online			
(If you are testifying on an amendment, pl	ease also indicate your positio	on as a proponent or opponent o	n the bill as a whole.)	
Bill: Proponent Oppo	nent Waive in Suppor	t Waive in Opposition	Info only	
Amendment: Proponent Oppo	nent Waive in Suppo	rt Waive in Opposition	Info only	