1	
1	A bill to be entitled
2	An act relating to property insurance; amending s.
3	626.621, F.S.; providing additional grounds for
4	refusing, suspending, or revoking a license or
5	appointment of an insurance agent, adjuster, customer
6	representative, or managing general agent based on the
7	acceptance of payment for certain referrals; amending
8	s. 626.854, F.S.; prohibiting a public adjuster or
9	public adjuster apprentice from choosing the persons
10	or entities that will perform repair work in a
11	property insurance claim; amending s. 627.351, F.S.;
12	deleting reference to the Residential Property and
13	Casualty Joint Underwriting Association with respect
14	to issuing certain residential or commercial policies;
15	requiring the corporation to cease offering new
16	commercial residential policies providing multiperil
17	coverage after a certain date and continue offering
18	commercial residential wind-only policies; authorizing
19	the corporation to offer commercial residential
20	policies excluding wind; providing exceptions;
21	requiring the corporation's board to contract with the
22	Division of Administrative Hearings to hear protests
23	of the corporation's decisions regarding the purchase
24	of commodities and contractual services and issue a
25	recommended order; requiring the board to take final
26	action in a public meeting; revising the date for
27	submitting the annual loss-ratio report for
28	residential coverage; repealing s. 627.3519, F.S.,
29	relating to an annual report requirement for aggregate
I	

# Page 1 of 21

20141672e2

30	net probable maximum losses; amending s. 627.35191,
31	F.S.; requiring the corporation to annually provide
32	certain estimates for the next 12-month period to the
33	Legislature and the Financial Services Commission;
34	amending s. 627.711, F.S.; prohibiting a mitigation
35	inspector from offering or delivering compensation,
36	and an insurance agency, agent, customer
37	representative, or employee from accepting
38	compensation for referring an owner to the inspector
39	or inspection company; authorizing an insurer to
40	exempt a uniform mitigation verification form from
41	independent verification under certain circumstances;
42	providing that the form provided to the corporation is
43	not subject to verification and the property is not
44	subject to reinspection under certain circumstances;
45	amending s. 817.234, F.S.; prohibiting a contractor
46	from paying, waiving, or rebating a property insurance
47	deductible; providing penalties; providing effective
48	dates.
49	
50	Be It Enacted by the Legislature of the State of Florida:
51	
52	Section 1. Subsection (15) is added to section 626.621,
53	Florida Statutes, to read:
54	626.621 Grounds for discretionary refusal, suspension, or
55	revocation of agent's, adjuster's, customer representative's,
56	service representative's, or managing general agent's license or
57	appointment.—The department may, in its discretion, deny an
58	application for, suspend, revoke, or refuse to renew or continue
Ţ	$P_{2} = 2 \circ f_{2} \circ f_{2}$

# Page 2 of 21

87

20141672e2

59 the license or appointment of any applicant, agent, adjuster, 60 customer representative, service representative, or managing 61 general agent, and it may suspend or revoke the eligibility to 62 hold a license or appointment of any such person, if it finds 63 that as to the applicant, licensee, or appointee any one or more of the following applicable grounds exist under circumstances 64 65 for which such denial, suspension, revocation, or refusal is not 66 mandatory under s. 626.611:

67 (15) Directly or indirectly accepting any compensation, 68 inducement, or reward from an inspector for the referral of the 69 owner of the inspected property to the inspector or inspection 70 company. This prohibition applies to an inspection intended for 71 submission to an insurer in order to obtain property insurance 72 coverage or establish the applicable property insurance premium.

73 Section 2. Subsection (18) of section 626.854, Florida 74 Statutes, is redesignated as subsection (19) and amended, and 75 subsection (18) is added to that section, to read:

76 626.854 "Public adjuster" defined; prohibitions.—The 77 Legislature finds that it is necessary for the protection of the 78 public to regulate public insurance adjusters and to prevent the 79 unauthorized practice of law.

80 (18) A public adjuster, a public adjuster apprentice, or a 81 person acting on behalf of an adjuster or apprentice may not 82 enter into a contract or accept a power of attorney that vests 83 in the public adjuster, the public adjuster apprentice, or the 84 person acting on behalf of the adjuster or apprentice the 85 effective authority to choose the persons or entities that will 86 perform repair work in a property insurance claim.

(19) (18) The provisions of Subsections (5)-(18) (5)-(17)

### Page 3 of 21

20141672e2

88 apply only to residential property insurance policies and 89 condominium unit owner policies as described defined in s. 718.111(11). 90 Section 3. Paragraphs (b), (e), and (hh) of subsection (6) 91 92 of section 627.351, Florida Statutes, are amended to read: 627.351 Insurance risk apportionment plans.-93 94 (6) CITIZENS PROPERTY INSURANCE CORPORATION.-95 (b)1. All insurers authorized to write one or more subject 96 lines of business in this state are subject to assessment by the 97 corporation and, for the purposes of this subsection, are 98 referred to collectively as "assessable insurers." Insurers 99 writing one or more subject lines of business in this state 100 pursuant to part VIII of chapter 626 are not assessable 101 insurers; however, but insureds who procure one or more subject 102 lines of business in this state pursuant to part VIII of chapter 103 626 are subject to assessment by the corporation and are 104 referred to collectively as "assessable insureds." An insurer's 105 assessment liability begins on the first day of the calendar 106 year following the year in which the insurer was issued a 107 certificate of authority to transact insurance for subject lines 108 of business in this state and terminates 1 year after the end of 109 the first calendar year during which the insurer no longer holds 110 a certificate of authority to transact insurance for subject 111 lines of business in this state. 2.a. All revenues, assets, liabilities, losses, and 112

112 2.a. All revenues, assets, flabilities, losses, and 113 expenses of the corporation shall be divided into three separate 114 accounts as follows:

(I) A personal lines account for personal residential policies issued by the corporation, or issued by the Residential

### Page 4 of 21

Property and Casualty Joint Underwriting Association and renewed by the corporation, which provides comprehensive, multiperil coverage on risks that are not located in areas eligible for coverage by the Florida Windstorm Underwriting Association as those areas were defined on January 1, 2002, and for policies that do not provide coverage for the peril of wind on risks that are located in such areas;

124 (II) A commercial lines account for commercial residential 125 and commercial nonresidential policies issued by the 126 corporation, or issued by the Residential Property and Casualty 127 Joint Underwriting Association and renewed by the corporation, 128 which provides coverage for basic property perils on risks that 129 are not located in areas eligible for coverage by the Florida 130 Windstorm Underwriting Association as those areas were defined 131 on January 1, 2002, and for policies that do not provide 132 coverage for the peril of wind on risks that are located in such 133 areas; and

134 (III) A coastal account for personal residential policies 135 and commercial residential and commercial nonresidential 136 property policies issued by the corporation, or transferred to 137 the corporation, which provides coverage for the peril of wind 138 on risks that are located in areas eligible for coverage by the 139 Florida Windstorm Underwriting Association as those areas were 140 defined on January 1, 2002. The corporation may offer policies 141 that provide multiperil coverage and the corporation shall continue to offer policies that provide coverage only for the 142 143 peril of wind for risks located in areas eligible for coverage in the coastal account. Effective July 1, 2014, the corporation 144 shall cease offering new commercial residential policies 145

# Page 5 of 21

146 providing multiperil coverage and shall instead continue to 147 offer commercial residential wind-only policies, and may offer commercial residential policies excluding wind. The corporation 148 149 may, however, continue to renew a commercial residential 150 multiperil policy on a building that is insured by the 151 corporation on June 30, 2014, under a multiperil policy. In 152 issuing multiperil coverage, the corporation may use its 153 approved policy forms and rates for the personal lines account. 154 An applicant or insured who is eligible to purchase a multiperil 155 policy from the corporation may purchase a multiperil policy 156 from an authorized insurer without prejudice to the applicant's 157 or insured's eligibility to prospectively purchase a policy that 158 provides coverage only for the peril of wind from the 159 corporation. An applicant or insured who is eligible for a corporation policy that provides coverage only for the peril of 160 161 wind may elect to purchase or retain such policy and also 162 purchase or retain coverage excluding wind from an authorized 163 insurer without prejudice to the applicant's or insured's 164 eligibility to prospectively purchase a policy that provides 165 multiperil coverage from the corporation. It is the goal of the 166 Legislature that there be an overall average savings of 10 167 percent or more for a policyholder who currently has a wind-only policy with the corporation, and an ex-wind policy with a 168 169 voluntary insurer or the corporation, and who obtains a multiperil policy from the corporation. It is the intent of the 170 171 Legislature that the offer of multiperil coverage in the coastal 172 account be made and implemented in a manner that does not 173 adversely affect the tax-exempt status of the corporation or creditworthiness of or security for currently outstanding 174

### Page 6 of 21

175 financing obligations or credit facilities of the coastal 176 account, the personal lines account, or the commercial lines 177 account. The coastal account must also include quota share 178 primary insurance under subparagraph (c)2. The area eligible for 179 coverage under the coastal account also includes the area within 180 Port Canaveral, which is bordered on the south by the City of 181 Cape Canaveral, bordered on the west by the Banana River, and 182 bordered on the north by Federal Government property.

183 b. The three separate accounts must be maintained as long 184 as financing obligations entered into by the Florida Windstorm 185 Underwriting Association or Residential Property and Casualty 186 Joint Underwriting Association are outstanding, in accordance 187 with the terms of the corresponding financing documents. If the 188 financing obligations are no longer outstanding, the corporation 189 may use a single account for all revenues, assets, liabilities, 190 losses, and expenses of the corporation. Consistent with this 191 subparagraph and prudent investment policies that minimize the 192 cost of carrying debt, the board shall exercise its best efforts 193 to retire existing debt or obtain the approval of necessary 194 parties to amend the terms of existing debt, so as to structure 195 the most efficient plan for consolidating to consolidate the 196 three separate accounts into a single account.

197 c. Creditors of the Residential Property and Casualty Joint 198 Underwriting Association and the accounts specified in sub-sub-199 subparagraphs a.(I) and (II) may have a claim against, and 200 recourse to, those accounts and no claim against, or recourse 201 to, the account referred to in sub-sub-subparagraph a.(III). 202 Creditors of the Florida Windstorm Underwriting Association have 203 a claim against, and recourse to, the account referred to in

# Page 7 of 21

sub-subparagraph a.(III) and no claim against, or recourse to, the accounts referred to in sub-subparagraphs a.(I) and (II).

d. Revenues, assets, liabilities, losses, and expenses not
attributable to particular accounts shall be prorated among the
accounts.

e. The Legislature finds that the revenues of the
corporation are revenues that are necessary to meet the
requirements set forth in documents authorizing the issuance of
bonds under this subsection.

214 f. The income of the corporation may not inure to the 215 benefit of any private person.

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3. With respect to a deficit in an account:

a. After accounting for the Citizens policyholder surcharge
imposed under sub-subparagraph i., if the remaining projected
deficit incurred in the coastal account in a particular calendar
year:

(I) Is not greater than 2 percent of the aggregate statewide direct written premium for the subject lines of business for the prior calendar year, the entire deficit shall be recovered through regular assessments of assessable insurers under paragraph (q) and assessable insureds.

(II) Exceeds 2 percent of the aggregate statewide direct written premium for the subject lines of business for the prior calendar year, the corporation shall levy regular assessments on assessable insurers under paragraph (q) and on assessable insureds in an amount equal to the greater of 2 percent of the projected deficit or 2 percent of the aggregate statewide direct written premium for the subject lines of business for the prior

### Page 8 of 21

calendar year. Any remaining projected deficit shall be
recovered through emergency assessments under sub-subparagraph
d.

236 b. Each assessable insurer's share of the amount being 237 assessed under sub-subparagraph a. must be in the proportion 238 that the assessable insurer's direct written premium for the 239 subject lines of business for the year preceding the assessment 240 bears to the aggregate statewide direct written premium for the subject lines of business for that year. The assessment 241 242 percentage applicable to each assessable insured is the ratio of 243 the amount being assessed under sub-subparagraph a. to the 244 aggregate statewide direct written premium for the subject lines 245 of business for the prior year. Assessments levied by the 246 corporation on assessable insurers under sub-subparagraph a. 247 must be paid as required by the corporation's plan of operation 248 and paragraph (q). Assessments levied by the corporation on 249 assessable insureds under sub-subparagraph a. shall be collected 250 by the surplus lines agent at the time the surplus lines agent 251 collects the surplus lines tax required by s. 626.932, and paid 252 to the Florida Surplus Lines Service Office at the time the 253 surplus lines agent pays the surplus lines tax to that office. 254 Upon receipt of regular assessments from surplus lines agents, 255 the Florida Surplus Lines Service Office shall transfer the 256 assessments directly to the corporation as determined by the 257 corporation.

c. After accounting for the Citizens policyholder surcharge imposed under sub-subparagraph i., the remaining projected deficits in the personal lines account and in the commercial lines account in a particular calendar year shall be recovered

## Page 9 of 21

20141672e2

262

through emergency assessments under sub-subparagraph d.

263 d. Upon a determination by the board of governors that a 264 projected deficit in an account exceeds the amount that is 265 expected to be recovered through regular assessments under sub-266 subparagraph a., plus the amount that is expected to be 267 recovered through surcharges under sub-subparagraph i., the 268 board, after verification by the office, shall levy emergency 269 assessments for as many years as necessary to cover the 270 deficits, to be collected by assessable insurers and the 271 corporation and collected from assessable insureds upon issuance 272 or renewal of policies for subject lines of business, excluding 273 National Flood Insurance policies. The amount collected in a 274 particular year must be a uniform percentage of that year's 275 direct written premium for subject lines of business and all 276 accounts of the corporation, excluding National Flood Insurance 277 Program policy premiums, as annually determined by the board and verified by the office. The office shall verify the arithmetic 278 279 calculations involved in the board's determination within 30 280 days after receipt of the information on which the determination 281 was based. The office shall notify assessable insurers and the 282 Florida Surplus Lines Service Office of the date on which 283 assessable insurers shall begin to collect and assessable 284 insureds shall begin to pay such assessment. The date must be at 285 least may be not less than 90 days after the date the 286 corporation levies emergency assessments pursuant to this sub-287 subparagraph. Notwithstanding any other provision of law, the 288 corporation and each assessable insurer that writes subject 289 lines of business shall collect emergency assessments from its policyholders without such obligation being affected by any 290

### Page 10 of 21

291 credit, limitation, exemption, or deferment. Emergency 292 assessments levied by the corporation on assessable insureds 293 shall be collected by the surplus lines agent at the time the 294 surplus lines agent collects the surplus lines tax required by 295 s. 626.932 and paid to the Florida Surplus Lines Service Office 296 at the time the surplus lines agent pays the surplus lines tax 297 to that office. The emergency assessments collected shall be 298 transferred directly to the corporation on a periodic basis as 299 determined by the corporation and held by the corporation solely 300 in the applicable account. The aggregate amount of emergency 301 assessments levied for an account under this sub-subparagraph in 302 any calendar year may be less than but may not exceed the 303 greater of 10 percent of the amount needed to cover the deficit, 304 plus interest, fees, commissions, required reserves, and other 305 costs associated with financing the original deficit, or 10 306 percent of the aggregate statewide direct written premium for 307 subject lines of business and all accounts of the corporation 308 for the prior year, plus interest, fees, commissions, required 309 reserves, and other costs associated with financing the deficit.

310 e. The corporation may pledge the proceeds of assessments, 311 projected recoveries from the Florida Hurricane Catastrophe 312 Fund, other insurance and reinsurance recoverables, policyholder surcharges and other surcharges, and other funds available to 313 314 the corporation as the source of revenue for and to secure bonds issued under paragraph (q), bonds or other indebtedness issued 315 316 under subparagraph (c)3., or lines of credit or other financing 317 mechanisms issued or created under this subsection, or to retire 318 any other debt incurred as a result of deficits or events giving 319 rise to deficits, or in any other way that the board determines

### Page 11 of 21

320 will efficiently recover such deficits. The purpose of the lines 321 of credit or other financing mechanisms is to provide additional 322 resources to assist the corporation in covering claims and 323 expenses attributable to a catastrophe. As used in this 324 subsection, the term "assessments" includes regular assessments 325 under sub-subparagraph a. or subparagraph (q)1. and emergency 326 assessments under sub-subparagraph d. Emergency assessments 327 collected under sub-subparagraph d. are not part of an insurer's 328 rates, are not premium, and are not subject to premium tax, 329 fees, or commissions; however, failure to pay the emergency 330 assessment shall be treated as failure to pay premium. The 331 emergency assessments under sub-subparagraph d. shall continue 332 as long as any bonds issued or other indebtedness incurred with 333 respect to a deficit for which the assessment was imposed remain 334 outstanding, unless adequate provision has been made for the 335 payment of such bonds or other indebtedness pursuant to the 336 documents governing such bonds or indebtedness.

337 f. As used in this subsection for purposes of any deficit 338 incurred on or after January 25, 2007, the term "subject lines 339 of business" means insurance written by assessable insurers or 340 procured by assessable insureds for all property and casualty 341 lines of business in this state, but not including workers' 342 compensation or medical malpractice. As used in this sub-343 subparagraph, the term "property and casualty lines of business" includes all lines of business identified on Form 2, Exhibit of 344 345 Premiums and Losses, in the annual statement required of 346 authorized insurers under s. 624.424 and any rule adopted under 347 this section, except for those lines identified as accident and 348 health insurance and except for policies written under the

### Page 12 of 21

349 National Flood Insurance Program or the Federal Crop Insurance 350 Program. For purposes of this sub-subparagraph, the term 351 "workers' compensation" includes both workers' compensation 352 insurance and excess workers' compensation insurance.

353 g. The Florida Surplus Lines Service Office shall determine 354 annually the aggregate statewide written premium in subject 355 lines of business procured by assessable insureds and report 356 that information to the corporation in a form and at a time the 357 corporation specifies to ensure that the corporation can meet 358 the requirements of this subsection and the corporation's 359 financing obligations.

h. The Florida Surplus Lines Service Office shall verify the proper application by surplus lines agents of assessment percentages for regular assessments and emergency assessments levied under this subparagraph on assessable insureds and assist the corporation in ensuring the accurate, timely collection and payment of assessments by surplus lines agents as required by the corporation.

i. In 2008 or thereafter, Upon a determination by the board
of governors that an account has a projected deficit, the board
shall levy a Citizens policyholder surcharge against all
policyholders of the corporation.

(I) The surcharge shall be levied as a uniform percentage
of the premium for the policy of up to 15 percent of such
premium, which funds shall be used to offset the deficit.

(II) The surcharge is payable upon cancellation or termination of the policy, upon renewal of the policy, or upon issuance of a new policy by the corporation within the first 12 months after the date of the levy or the period of time

### Page 13 of 21

20141672e2

378

8 necessary to fully collect the surcharge amount.

(III) The corporation may not levy any regular assessments under paragraph (q) pursuant to sub-subparagraph a. or subsubparagraph b. with respect to a particular year's deficit until the corporation has first levied the full amount of the surcharge authorized by this sub-subparagraph.

(IV) The surcharge is not considered premium and is not
subject to commissions, fees, or premium taxes. However, failure
to pay the surcharge shall be treated as failure to pay premium.

387 j. If the amount of any assessments or surcharges collected 388 from corporation policyholders, assessable insurers or their 389 policyholders, or assessable insureds exceeds the amount of the 390 deficits, such excess amounts shall be remitted to and retained 391 by the corporation in a reserve to be used by the corporation, 392 as determined by the board of governors and approved by the 393 office, to pay claims or reduce any past, present, or future 394 plan-year deficits or to reduce outstanding debt.

395 (e) The corporation is subject to s. 287.057 for the 396 purchase of commodities and contractual services except as 397 otherwise provided in this paragraph. Services provided by 398 tradepersons or technical experts to assist a licensed adjuster 399 in the evaluation of individual claims are not subject to the 400 procurement requirements of this section. Additionally, the 401 procurement of financial services providers and underwriters 402 must be made pursuant to s. 627.3513. Contracts for goods or 403 services valued at or more than \$100,000 are subject to approval 404 by the board.

405 1. The corporation is an agency for purposes of s. 287.057,
406 except that, for purposes of s. 287.057(22), the corporation is

### Page 14 of 21

407 an eligible user.

a. The authority of the Department of Management Services
and the Chief Financial Officer under s. 287.057 extends to the
corporation as if the corporation were an agency.

b. The executive director of the corporation is the agency
head under s. 287.057, except for resolution of bid protests for
which the board would serve as the agency head.

414 2. The corporation must provide notice of a decision or 415 intended decision concerning a solicitation, contract award, or 416 exceptional purchase by electronic posting. Such notice must 417 contain the following statement: "Failure to file a protest 418 within the time prescribed in this section constitutes a waiver 419 of proceedings."

a. A person adversely affected by the corporation's 420 421 decision or intended decision to award a contract pursuant to s. 422 287.057(1) or (3)(c) who elects to challenge the decision must 423 file a written notice of protest with the executive director of 424 the corporation within 72 hours after the corporation posts a 425 notice of its decision or intended decision. For a protest of 426 the terms, conditions, and specifications contained in a 427 solicitation, including any provisions governing the methods for 428 ranking bids, proposals, replies, awarding contracts, reserving 429 rights of further negotiation, or modifying or amending any 430 contract, the notice of protest must be filed in writing within 72 hours after the posting of the solicitation. Saturdays, 431 432 Sundays, and state holidays are excluded in the computation of 433 the 72-hour time period.

b. A formal written protest must be filed within 10 daysafter the date the notice of protest is filed. The formal

### Page 15 of 21

436 written protest must state with particularity the facts and law 437 upon which the protest is based. Upon receipt of a formal 438 written protest that has been timely filed, the corporation must 439 stop the solicitation or contract award process until the 440 subject of the protest is resolved by final board action unless 441 the executive director sets forth in writing particular facts 442 and circumstances that require the continuance of the 443 solicitation or contract award process without delay in order to avoid an immediate and serious danger to the public health, 444 445 safety, or welfare.

(I) The corporation must provide an opportunity to resolve
the protest by mutual agreement between the parties within 7
business days after receipt of the formal written protest.

449 (II) If the subject of a protest is not resolved by mutual 450 agreement within 7 business days, the corporation's board must 451 transmit the protest to the Division of Administrative Hearings 452 and contract with the division to conduct a hearing to determine 453 the merits of the protest and to issue a recommended order place 454 the protest on the agenda and resolve it at its next regularly 455 scheduled meeting. The contract must provide for the corporation 456 to reimburse the division for any costs incurred by the division 457 for court reporters, transcript preparation, travel, facility 458 rental, and other customary hearing costs in the manner set 459 forth in s. 120.65(9). The division has jurisdiction to 460 determine the facts and law concerning the protest and to issue 461 a recommended order. The division's rules and procedures apply 462 to these proceedings; the division's applicable bond 463 requirements do not apply. The protest must be heard by the 464 division board at a publicly noticed meeting in accordance with

### Page 16 of 21

20141672e2

465

466 c. In a protest of an invitation-to-bid or request-for-467 proposals procurement, submissions made after the bid or 468 proposal opening which amend or supplement the bid or proposal 469 may not be considered. In protesting an invitation-to-negotiate 470 procurement, submissions made after the corporation announces 471 its intent to award a contract, reject all replies, or withdraw 472 the solicitation that amends or supplements the reply may not be 473 considered. Unless otherwise provided by law, the burden of 474 proof rests with the party protesting the corporation's action. 475 In a competitive-procurement protest, other than a rejection of 476 all bids, proposals, or replies, the administrative law judge 477 corporation's board must conduct a de novo proceeding to 478 determine whether the corporation's proposed action is contrary to the corporation's governing statutes, the corporation's rules 479 480 or policies, or the solicitation specifications. The standard of 481 proof for the proceeding is whether the corporation's action was 482 clearly erroneous, contrary to competition, arbitrary, or 483 capricious. In any bid-protest proceeding contesting an intended 484 corporation action to reject all bids, proposals, or replies, 485 the standard of review by the board is whether the corporation's 486 intended action is illegal, arbitrary, dishonest, or fraudulent.

procedures established by the division board.

487 d. Failure to file a notice of protest or failure to file a 488 formal written protest constitutes a waiver of proceedings.

3. <u>The board, acting as agency head, shall consider the</u> recommended order of an administrative law judge in a public <u>meeting and take final action on the protest.</u> <del>Contract actions</del> and decisions by the board under this paragraph are final. Any further legal remedy <u>lies with the First District Court of</u>

### Page 17 of 21

<ul> <li>(hh) The corporation <u>shall must</u> prepare a report for each</li> <li>calendar year outlining both the statewide average and county-</li> <li>specific details of the loss ratio attributable to losses that</li> <li>are not catastrophic losses for residential coverage provided by</li> <li>the corporation, which information must be presented to the</li> <li>office and available for public inspection on the Internet</li> <li>website of the corporation by <u>March 1</u> January 15th of the</li> <li>following calendar year.</li> <li>Section 4. <u>Section 627.3519</u>, Florida Statutes, is repealed.</li> <li>Section 5. Section 627.35191, Florida Statutes, is amended</li> <li>to read:</li> <li>627.35191 <u>Required reports Annual report of aggregate net</u></li> <li>probable maximum losses, financing options, and potential</li> <li>assessments</li> <li>(1) <u>By No later than</u> February 1 of each year, the Florida</li> <li>Hurricane Catastrophe Fund and Citizens Property Insurance</li> <li>Corporation shall each submit a report to the Legislature and</li> <li>the Financial Services Commission identifying their respective</li> <li>aggregate net probable maximum losses, financing options, and</li> <li>potential assessments. The report issued by the fund and the</li> <li>corporation must include their respective 50-year, 100-year, and</li> <li>250-year probable maximum losses; analysis of all reasonable</li> <li>financing strategies for each such probable maximum loss,</li> <li>including the amount and term of debt instruments; specification</li> <li>of the percentage assessments that would be needed to support</li> <li>each of the financing strategies; and calculations of the</li> <li>aggregate assessment burden on Florida property and casualty</li> <li>policyholders for each of the probable maximum losses.</li> </ul>	494	Appeal must be made in the Circuit Court of Leon County.
<ul> <li>specific details of the loss ratio attributable to losses that</li> <li>are not catastrophic losses for residential coverage provided by</li> <li>the corporation, which information must be presented to the</li> <li>office and available for public inspection on the Internet</li> <li>website of the corporation by <u>March 1</u> January 15th of the</li> <li>following calendar year.</li> <li>Section 4. <u>Section 627.3519</u>, Florida Statutes, is repealed.</li> <li>Section 5. Section 627.35191, Florida Statutes, is amended</li> <li>to read:</li> <li>627.35191 <u>Required reports Annual report of aggregate not</u></li> <li>probable maximum losses, financing options, and potential</li> <li>accessments</li> <li>(1) <u>By No later than</u> February 1 of each year, the Florida</li> <li>Hurricane Catastrophe Fund and Citizens Property Insurance</li> <li>Corporation shall each submit a report to the Legislature and</li> <li>the Financial Services Commission identifying their respective</li> <li>aggregate net probable maximum losses; financing options, and</li> <li>potential assessments. The report issued by the fund and the</li> <li>corporation must include their respective 50-year, 100-year, and</li> <li>250-year probable maximum losses; analysis of all reasonable</li> <li>financing strategies for each such probable maximum loss,</li> <li>including the amount and term of debt instruments; specification</li> <li>of the percentage assessments that would be needed to support</li> <li>each of the financing strategies; and calculations of the</li> <li>aggregate assessment burden on Florida property and casualty</li> </ul>	495	(hh) The corporation shall <del>must</del> prepare a report for each
<ul> <li>are not catastrophic losses for residential coverage provided by</li> <li>the corporation, which information must be presented to the</li> <li>office and available for public inspection on the Internet</li> <li>website of the corporation by March 1 January 15th of the</li> <li>following calendar year.</li> <li>Section 4. Section 627.3519, Florida Statutes, is repealed.</li> <li>Section 5. Section 627.35191, Florida Statutes, is amended</li> <li>to read:</li> <li>627.35191 Required reports Annual report of aggregate net</li> <li>probable maximum losses, financing options, and potential</li> <li>assection shall each submit a report to the Legislature and</li> <li>the Financial Services Commission identifying their respective</li> <li>aggregate net probable maximum losses; financing options, and</li> <li>potential assessments. The report issued by the fund and the</li> <li>corporation must include their respective 50-year, 100-year, and</li> <li>250-year probable maximum losses; analysis of all reasonable</li> <li>financing strategies for each such probable maximum loss,</li> <li>including the amount and term of debt instruments; specification</li> <li>of the percentage assessments that would be needed to support</li> <li>each of the financing strategies; and calculations of the</li> <li>aggregate assessment burden on Florida property and casualty</li> </ul>	496	calendar year outlining both the statewide average and county-
the corporation, which information must be presented to the office and available for public inspection on the Internet website of the corporation by <u>March 1</u> January 15th of the following calendar year. Section 4. <u>Section 627.3519</u> , Florida Statutes, is repealed. Section 5. Section 627.35191, Florida Statutes, is amended to read: 627.35191 <u>Required reports Annual report of aggregate net probable maximum losses, financing options, and potential accessments</u> (1) By No later than February 1 of each year, the Florida Hurricane Catastrophe Fund and Citizens Property Insurance Corporation shall each submit a report to the Legislature and the Financial Services Commission identifying their respective aggregate net probable maximum losses, financing options, and potential assessments. The report issued by the fund and the corporation must include their respective 50-year, 100-year, and 250-year probable maximum losses; analysis of all reasonable financing strategies for each such probable maximum loss, including the amount and term of debt instruments; specification of the percentage assessments that would be needed to support each of the financing strategies; and calculations of the aggregate assessment burden on Florida property and casualty	497	specific details of the loss ratio attributable to losses that
<ul> <li>office and available for public inspection on the Internet</li> <li>website of the corporation by <u>March 1</u> January 15th of the</li> <li>following calendar year.</li> <li>Section 4. Section 627.3519, Florida Statutes, is repealed.</li> <li>Section 5. Section 627.35191, Florida Statutes, is amended</li> <li>to read:</li> <li>627.35191 <u>Required reports Annual report of aggregate net</u></li> <li>probable maximum losses, financing options, and potential</li> <li>assessments</li> <li>(1) By No later than February 1 of each year, the Florida</li> <li>Hurricane Catastrophe Fund and Citizens Property Insurance</li> <li>Corporation shall each submit a report to the Legislature and</li> <li>the Financial Services Commission identifying their respective</li> <li>aggregate net probable maximum losses, financing options, and</li> <li>potential assessments. The report issued by the fund and the</li> <li>corporation must include their respective 50-year, 100-year, and</li> <li>250-year probable maximum losses; analysis of all reasonable</li> <li>financing strategies for each such probable maximum loss,</li> <li>including the amount and term of debt instruments; specification</li> <li>of the percentage assessments that would be needed to support</li> <li>each of the financing strategies; and calculations of the</li> <li>aggregate assessment burden on Florida property and casualty</li> </ul>	498	are not catastrophic losses for residential coverage provided by
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520 each of the financing strategies; and calculations of the 521 aggregate assessment burden on Florida property and casualty	518	including the amount and term of debt instruments; specification
521 aggregate assessment burden on Florida property and casualty	519	of the percentage assessments that would be needed to support
	520	each of the financing strategies; and calculations of the
522 policyholders for each of the probable maximum losses.	521	aggregate assessment burden on Florida property and casualty
	522	policyholders for each of the probable maximum losses.

# Page 18 of 21

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523	(2) In May of each year, Citizens Property Insurance
524	Corporation shall also provide to the Legislature and the
525	Financial Services Commission a statement of the estimated
526	borrowing capacity of the corporation for the next 12-month
527	period, the estimated claims-paying capacity of the corporation,
528	and the corporation's estimated balance as of December 31 of the
529	current calendar year. Such estimates must take into account
530	that the corporation, the Florida Hurricane Catastrophe Fund,
531	and the Florida Insurance Guaranty Association may all be
532	concurrently issuing debt instruments following a catastrophic
533	event.
534	Section 6. Present subsections (6) through (8) of section
535	627.711, Florida Statues, are redesignated as subsections (7)
536	through (9), respectively, a new subsection (6) is added to that
537	section, and present subsection (8) of that section is amended,
538	to read:
539	627.711 Notice of premium discounts for hurricane loss
540	mitigation; uniform mitigation verification inspection form
541	(6)(a) An authorized mitigation inspector may not directly
542	or indirectly offer or deliver any compensation, inducement, or
543	reward to an insurance agency, insurance agent, customer
544	representative, or an employee of an insurance agency for the
545	referral of the owner of the inspected property to the inspector
546	or the inspection company. Section 455.227(1)(k) applies to
547	applicable licensees in violation of this paragraph.
548	(b) An insurance agency, insurance agent, customer
549	representative, or an employee of an insurance agency may not
550	directly or indirectly receive or accept any compensation,
551	inducement, or reward from an authorized mitigation inspector
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# Page 19 of 21

552	for the referral of the owner of the inspected property to the
553	inspector or the inspection company. Sections 626.621(2) and
554	626.6215(5)(d) apply to a violation of this paragraph.
555	(9) <del>(8)</del> At its expense, the insurer may require that a
556	uniform mitigation verification form provided by a policyholder,
557	a policyholder's agent, or an authorized mitigation inspector or
558	inspection company be independently verified by an inspector, an
559	inspection company, or an independent third-party quality
560	assurance provider <u>that</u> <del>which</del> possesses a quality assurance
561	program before accepting the uniform mitigation verification
562	form as valid. At its option, the insurer may exempt from
563	independent verification a uniform mitigation verification form
564	completed by an authorized mitigation inspector or inspection
565	company that possesses a quality assurance program approved by
566	the insurer. A uniform mitigation verification form provided by
567	a policyholder, a policyholder's agent, or an authorized
568	mitigation inspector or inspection company to Citizens Property
569	Insurance Corporation is not subject to independent verification
570	and the property is not subject to reinspection by the
571	corporation, absent material changes to the structure during the
572	term stated on the form, if the form was signed by an authorized
573	mitigation inspector and submitted to, reviewed by, and verified
574	by a quality assurance program approved by the corporation
575	before submission of the form to the corporation.
576	Section 7. Paragraph (d) is added to subsection (7) of
577	section 817.234, Florida Statutes, to read:
578	817.234 False and fraudulent insurance claims
579	(7)
580	(d) A contractor, or a person acting on behalf of a
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# Page 20 of 21

581	contractor, may not knowingly or willfully and with intent to
582	injure, defraud, or deceive, pay, waive, or rebate all or part
583	of an insurance deductible applicable to payment to the
584	contractor, or a person acting on behalf of a contractor, for
585	repairs to property covered by a property insurance policy. A
586	person who violates this paragraph commits a third degree
587	felony, punishable as provided in s. 775.082, s. 775.083, or s.
588	775.084.
589	Section 8. Except as otherwise expressly provided in this
590	act, this act shall take effect July 1, 2014.

# Page 21 of 21