Amendment No. 2

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WITHDRAWN	(Y/N)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 Grall offered the following:

Amendment

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Remove lines 173-190 and insert:

(d) The verifying of proof of compliance with the liability coverage requirements of the personal injury protection insurance, proof of property damage liability insurance, proof of combined bodily liability insurance and property damage liability insurance, or proof of financial responsibility law insurance and the issuance or failure to issue the motor vehicle registration under the provisions of this chapter may not be construed in any court as a warranty of the reliability or accuracy of the evidence of such proof, or that the provisions of any insurance policy furnished as proof of compliance with the liability coverage requirements of the

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COMMITTEE/SUBCOMMITTEE AMENDMENT Bill No. CS/HB 1063 (2017)

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financial responsibility law comply with the laws of this state.
Neither the department nor any tax collector is liable in
damages for any inadequacy, insufficiency, falsification, or
unauthorized modification of any item of the proof of $\underline{\text{compliance}}$
with the liability coverage requirements of the personal injury
protection insurance, proof of property damage liability
insurance, proof of combined bodily liability insurance and
property damage liability insurance, or proof of financial
responsibility $\underline{\text{law}}$ $\underline{\text{insurance}}$ prior to, during, or subsequent to
the verification of the proof. The issuance of a motor vehicle

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