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LEGISLATIVE ACTION

Senate Comm: WD 04/08/2019 House

The Committee on Commerce and Tourism (Broxson) recommended the following:

Senate Amendment (with title amendment)

Delete lines 39 - 95

and insert:

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5 provided in <u>s. 625.52</u> and must be maintained in a separate

6 auditable escrow account for the benefit of warranty holders

7 residing in this state in a Florida bank, Florida savings and

8 loan association, or Florida trust company or on deposit with

- 9 the department part II of chapter 625. Any escrow or other
- 10 agreement between the association and a bank, a savings and loan

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11 <u>association, or a trust company is subject to review by the</u> 12 <u>office and must state that the purpose of the account is to</u> 13 <u>protect warranty holders residing in this state. An association</u> 14 <u>must provide 10 days' advance notice to the office before any</u> 15 withdrawal of funds from the escrow account.

16 (2) An association shall maintain, at a minimum, net assets 17 equal to one-sixth of the written premiums it receives for the 18 issuance and delivery of any binder or warranty in force. Net 19 assets may be less than one-sixth of the premiums written, 20 provided the association has net assets of not less than 21 \$500,000 and maintains a funded, unearned premium reserve 22 account consisting of unencumbered assets equal to a minimum of 23 40 percent of the gross written premiums received by it from all 24 warranty contracts in force in this state, which must shall be 25 held in the form of cash or invested in securities for 26 investments as provided in s. 625.52 and must be maintained in a 27 separate auditable escrow account for the benefit of warranty 28 holders residing in this state in a Florida bank, Florida 29 savings and loan association, or Florida trust company or on 30 deposit with the department part II of chapter 625. Any escrow 31 or other agreement between the association and a bank, a savings 32 and loan association, or a trust company is subject to review by 33 the office and must state that the purpose of the account is to 34 protect warranty holders residing in this state. An association 35 must provide 10 days' advance notice to the office before any 36 withdrawal of funds from the escrow account. 37 (5) An association operating in this state which issues 38 home warranty or home service contracts in other states must

comply with all financial requirement laws of such other states.

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40	Section 2. Effective January 1, 2020, section 634.346,
41	Florida Statutes, is created to read:
42	634.346 Home warranty coverage requirements
43	(1) A home warranty sold in this state may not exclude
44	coverage because of the presence of rust or corrosion unless the
45	rust or corrosion was a contributing cause of the mechanical
46	breakdown or failure of a covered appliance, unit, or system.
47	(2) A home warranty contract providing coverage for wear
48	and tear failures of components of an HVAC system, which
49	contains an exclusion of replacement coverage for any other
50	functional components of the HVAC system on the basis of
51	operational compatibility or operational efficiency requirements
52	as set by the manufacturer, must:
53	(a) Set forth a disclosure in conspicuous boldfaced type
54	that the home warranty contract does not cover replacement of
55	functional components of HVAC systems for reasons of
56	compatibility or efficiency requirements of the manufacturer
57	unless additional coverage for such circumstance is purchased,
58	and provide the website or telephone number for the consumer to
59	contact to add such additional coverage to the home warranty
60	contract; and
61	(b) Provide consumers the option to purchase additional
62	coverage, for an additional charge, for the replacement of
63	otherwise functional components of an HVAC system necessary to
64	maintain the compatibility and operating efficiency requirements
65	of the manufacturer.
66	Section 3. Subsections (1), (2), and (5) of section
67	634.406, Florida Statutes, are amended, and subsection (8) is
68	added to that section, to read:



69 634.406 Financial requirements.-70 (1) An association licensed under this part shall maintain 71 a funded, unearned premium reserve account, consisting of 72 unencumbered assets, equal to a minimum of 25 percent of the 73 gross written premiums received on all warranty contracts in 74 force which are, wherever written in this state. Such assets 75 must shall be held for the benefit of warranty holders residing 76 in this state as provided in s. 625.52 and must be maintained in 77 a Florida bank, Florida savings and loan association, or Florida 78 trust company in an escrow account or on deposit with the department prescribed under ss. 625.301-625.340. Any such escrow 79 80 account or other agreement between the association and a bank, 81 savings and loan association, or trust company is subject to review by the office and must state that the purpose of the 82 83 account is to protect warranty holders residing in this state. 84 An association must provide 10 days' advance notice to the 85 office before any withdrawal of funds from the escrow account. 86 For contracts in excess of 87 88 ========== T I T L E A M E N D M E N T ========= 89 And the title is amended as follows: 90 Delete lines 5 - 19 91 and insert: premium reserve account; specifying escrow 92 93 requirements for such assets; authorizing the Office 94 of Insurance Regulation to review agreements between 95 associations and certain financial institutions; 96 requiring associations to provide certain notice to 97 the office before withdrawing escrowed funds;

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577-03890-19

COMMITTEE AMENDMENT

Florida Senate - 2019 Bill No. CS for SB 1690



98 requiring certain home warranty associations to comply 99 with other states' laws; creating s. 634.346, F.S.; 100 prohibiting home warranties from excluding coverage 101 because of the presence of rust or corrosion, except 102 under certain circumstances; specifying requirements 103 for certain home warranties providing coverage for 104 HVAC system components; amending s. 634.406, F.S.; 105 revising the basis for calculating the required assets in a service warranty association's premium reserve 106 107 account; specifying escrow requirements for such 108 assets; authorizing the office to review agreements 109 between associations and certain financial 110 institutions; requiring associations to provide 111 certain notice to the office before withdrawing 112 escrowed funds; revising the basis for calculating a 113 certain