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An act relating to bail bond premiums; creating s. 624.4094, F.S.; requiring reporting of net amounts of certain bail bond premiums; providing a minimum requirement for direct written premiums for bail bonds; providing application; providing reporting requirements for assumed premiums; requiring recordkeeping; requiring disclosure of certain information in annual statements; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Section 624.4094, Florida Statutes, is created to read:

The Legislature finds that a significant portion

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624.4094 Bail bond premiums.--

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of bail bond premiums is retained by the licensed bail bond 19 agents or licensed managing general agents. For purposes of 20 reporting in financial statements required to be filed with

the department pursuant to s. 624.424, direct written premiums 21 for bail bonds by a domestic insurer in this state shall be 22 23

reported net of any amounts retained by licensed bail bond

agents or licensed managing general agents. However, in no case shall the direct written premiums for bail bonds be less

26 than 6.5 percent of the total consideration received by the 27 agent for all bail bonds written by the agent. This subsection

28 also applies to any determination of compliance with s. 29 624.4095.

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1	(2) Premiums assumed by a domestic insurer shall be
2	reported consistent with subsections (1) and (4) for purposes
3	of filing financial statements with the department.
4	(3) Each domestic bail bond insurer shall keep
5	complete and accurate records of the total consideration paid
6	for all bail bonds written by such insurer.
7	(4) Each domestic bail bond insurer shall disclose the
8	following information in the notes to the financial statement
9	in the insurer's annual statement filed with the department.
10	(a) The gross bail bond premiums written in each state
11	by agents for the company.
12	(b) The amount of premium taxes incurred by the
13	company in each state.
14	(c) Total consideration withheld by agents and not
15	reported as an expense by the insurer in financial statements
16	filed with the department.
17	(d) The amount of bail bond premium included on the
18	surety line of the annual statement filed with the department.
19	(5) This section does not affect the reporting or
20	payment of insurance premium taxes under ss. 624.509,
21	624.5091, and 624.5092, and the insurance premium tax and
22	related excise taxes shall continue to be calculated using
23	gross bail bond premiums.
24	Section 2. This act shall take effect October 1, 2000
25	and shall apply to premiums written for calendar year 2000 and
26	thereafter.
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