Florida Senate - 2000

By Senator Holzendorf

	2-1402-00 See HB 843
1	A bill to be entitled
2	An act relating to civil actions against
3	insurance companies; providing legislative
4	findings; prohibiting certain civil actions
5	against insurers based on insurance code
6	provisions or related rules under certain
7	circumstances; prescribing certain conditions
8	precedent to certain class actions; providing
9	certain defenses in such actions; proscribing
10	awarding attorney's fees under provisions of
11	the insurance code in excess of certain limits
12	in certain actions; providing an effective
13	date.
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15	Be It Enacted by the Legislature of the State of Florida:
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17	Section 1. Findings
18	(1) Pursuant to the Legislature's constitutional power
19	to enact insurance legislation that might, as to other
20	subjects, be deemed an unconstitutional impairment of the free
21	flow of interstate commerce, and in recognition of the
22	importance and complexity of insurance, the Legislature has
23	enacted and amended an extremely detailed insurance code known
24	as the Florida Insurance Code.
25	(2) Pursuant to provisions of the Florida Insurance
26	Code, the Department of Insurance has been given extensive
27	regulatory authority, including the authority to adopt rules
28	interpreting and administering the code, to approve or
29	disapprove various actions of insurers as complying or not
30	complying with the code or such rules, to examine insurers,
31	and to investigate insurers' conduct to determine compliance
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SB 2146

1 with the code and departmental rules, all for the protection 2 of the public. 3 (3) When the Legislature created the Florida Insurance Code and granted the Department of Insurance such authority, 4 5 the Legislature did not intend to discourage the transaction б of insurance or add to the cost of insurance by creating 7 exposures to litigation, and did not intend to subject 8 insurers to exposure to litigation long after the fact as to actions taken in reliance upon administrative interpretations 9 10 of the code and rules adopted pursuant to the code. 11 (4) It is in the public interest to recognize that the Department of Insurance, in performing its duties under the 12 Florida Insurance Code, is the primary regulator of insurance 13 conduct in this state and to encourage insurers to facilitate 14 such regulation by enabling insurers to rely upon such 15 regulatory guidance when insurers seek and obtain such 16 17 guidance. The Legislature has enacted various laws unique to (5) 18 19 this state which regulate and mandate the automatic award of reasonable attorney's fees in addition to other damages. Such 20 21 laws provide that add-on fees automatically result in every case in which an insured is successful but that such laws can 22 never be used by insurers, and the Legislature has reenacted 23 such laws after various court decisions upholding the 24 application of "loadstar" principles and multiplier factors. 25 In such actions, the Legislature intended to create a 26 27 deterrent to a potential practice of insurers arbitrarily and 28 generally denying claims in which the aggregate amount in 29 controversy was small. However, the Legislature did not intend to deter insurers from denying claims that insurers 30 31 reasonably believed to be excessive or to cause claims to

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1 become excessive by subjecting insurers to such multipliers when the insurer had a good faith and reasonable basis to 2 3 believe that the insurer was correct in denying the claim, or when attorneys have aggregated small claims into large class 4 5 actions and the addition of add-on fees is not necessary to б secure counsel. 7 Section 2. (1) No provision of the Florida Insurance 8 Code and no rule of the Department of Insurance adopted 9 pursuant to the code shall be the sole, partial, direct, or 10 indirect basis of any civil action against an insurer for 11 damages if the alleged course of conduct, action, form, or practice of the insurer has been filed with and approved by or 12 accepted for use by the Department of Insurance as complying 13 14 with the code. (2) Prior to the accrual of any civil action in which 15 common questions of law or fact are alleged to exist, arising 16 17 from a form, act, or practice of an insurer, and in which: Such form, act, or practice is in violation of any 18 (a) 19 provision of the Florida Insurance Code or rule adopted pursuant to the code, or judicial decision construing the 20 code; 21 22 (b) It appears that such form, act, or practice alleged is one that would be contrary to the code; or 23 24 (c) It appears that the form, act, or practice is 25 regulated by the code, 26 27 it shall be a condition precedent that any persons purporting 28 to represent a class must first secure a declaration, pursuant 29 to the provisions of s. 120.565, Florida Statutes, as to 30 whether the alleged form, act, or practice is in violation of the code. In any such action, it shall be a defense that the 31 3

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1 form, act, or practice was disclosed to the Department of Insurance and was approved or accepted for use under the code, 2 3 or that after such disclosure the Department of Insurance has 4 not found the form, act, or practice to be in violation of the 5 code in such declaration. б (3) Attorney's fees shall not be awarded under any 7 provision of the Florida Insurance Code: 8 In excess of a reasonable hourly rate as (a) 9 determined solely upon hourly rates customarily charged by 10 attorneys in the area, with no "loadstar" or multiplier factors, unless the court determines that the insurer acted 11 12 arbitrarily and without a reasonable basis to deny the claim or the amount of the claim; or 13 14 In any class action as to which aggregate damages (b) 15 requested as to all plaintiffs exceeds \$100,000. 16 Section 3. This act shall take effect upon becoming a 17 law. 18 19 20 LEGISLATIVE SUMMARY 21 Prohibits basing civil actions against insurers on 22 insurance code provisions or related rules after Department of Insurance approval. Prescribes conditions precedent to class actions. Specifies defenses. Proscribes awarding attorney's fees under provisions of the insurance code in excess of specific limits. 23 24 25 26 27 28 29 30 31

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4