Bill No. CS/HB 339 Amendment No. ____ CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Holzendorf moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 1, line 19, 14 15 16 insert: 17 Section 1. Subsection (1) and paragraph (a) of 18 subsection (6) of section 627.410, Florida Statutes, are 19 amended to read: 20 627.410 Filing, approval of forms.--(1) No basic insurance policy or annuity contract 21 22 form, or application form where written application is 23 required and is to be made a part of the policy or contract, 24 or group certificates issued under a master contract delivered 25 in this state, or printed rider or endorsement form or form of 26 renewal certificate, shall be delivered or issued for delivery 27 in this state, unless the form has been filed with the department at its offices in Tallahassee by or in behalf of 28 29 the insurer which proposes to use such form and has been 30 approved by the department. This provision does not apply to 31 surety bonds or to policies, riders, endorsements, or forms of 1 7:38 AM 05/04/00 h0339c1c-02bz1

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unique character which are designed for and used with relation 1 2 to insurance upon a particular subject (other than as to 3 individual or small group or group health insurance coverage 4 insuring 51 or more persons for which the premiums prefund future health care costs beyond the current policy year, such 5 6 as long-term care and Medicare supplement coverages health 7 insurance), or which relate to the manner of distribution of benefits or to the reservation of rights and benefits under 8 9 life or health insurance policies and are used at the request 10 of the individual policyholder, contract holder, or certificateholder. As to group insurance policies effectuated 11 12 and delivered outside this state but covering persons resident 13 in this state, the group certificates to be delivered or issued for delivery in this state shall be filed with the 14 15 department for information purposes only. (6)(a) An insurer shall not deliver or issue for 16 17 delivery or renew in this state any health insurance policy form until it has filed with the department a copy of every 18 applicable rating manual, rating schedule, change in rating 19 20 manual, and change in rating schedule; if rating manuals and 21 rating schedules are not applicable, the insurer must file with the department applicable premium rates and any change in 22

applicable premium rates. This provision does not apply to 23 24

rating manuals, rating schedules, changes in rating manuals or

25 schedules, or if rating manuals or schedules are not

applicable, to premium rates or changes in such rates, 26

27 relating to policies, riders, endorsements, or forms of unique

28 character which are designed for and used with relation to

29 insurance upon a particular subject or to benefits under group

30 health insurance policies insuring 51 or more persons for

which the premiums do not prefund future health care costs 31

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beyond the current policy year, such as long-term care and Medicare supplement coverage, and are used at the request of the individual policyholder, contract holder, or certificateholder. (Redesignate subsequent sections.) And the title is amended as follows: On page 1, line 2, delete that line and insert: An act relating to insurance; amending s. 627.410, F.S.; modifying filing requirements for approval of health insurance policy forms and rates by the Department of Insurance;

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