## Amendment No. \_\_\_\_ (for drafter's use only)

ĺ	CHAMBER ACTION Senate House
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Rayson and Cosgrove offered the following:
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13	Amendment (with title amendment)
14	On page 1, between lines 14 & 15 of the bill
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16	insert:
17	Section 1. Subsection (3) is added to section
18	627.402,Florida Statutes, to read:
19	627.402 Definitions; specified certificates not
20	includedAs used in this part, the term:
21	(3) "Insurer conduct" means the following actions or
22	inactions of an insurer with respect to a policy form which
23	have resulted in inadequate rates and the need for
24	extraordinary rate increases:
25	(a) Failure to make a filing in compliance with s.
26	627.410(7) or s. 627.6745(2);
27	(b) Failure to correct a rate filing when the
28	department presented information to the company at the time
29	the filing was approved that suggested the rates were
30	inadequate and the company did not adequately resolve the
31	<pre>department's concerns;</pre>

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(c) Violation of applicable actuarial standards of
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    practice at the time of a filing;
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              Failure to have implemented the underwriting
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    standards assumed in the pricing assumptions of the form; or
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               The use of pricing assumptions that have resulted
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    in a demonstrated pattern of product underpricing.
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    ======= T I T L E A M E N D M E N T ========
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    And the title is amended as follows:
           On page 1, line 2
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    after the semicolon, insert:
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           s. 627.402, F.S., creating a definition for
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           insurer conduct;
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