HOUSE AMENDMENT

Bill No. HB 413

Amendment No. 1 (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 11 Representative(s) Wiles offered the following: 12 13 Amendment (with title amendment) 14 Remove from the bill: Everything after the enacting clause 15 16 and insert in lieu thereof: Section 1. Subsection (5) is added to section 624.426, 17 Florida Statutes, to read: 18 19 624.426 Exceptions to resident agent and 20 countersignature law.--Section 624.425 does not apply to: (5) Policies of insurance issued by insurers whose 21 22 agents represent, as to property, casualty, and surety 23 insurance, only one company or group of companies under common 24 ownership and for which a Florida resident agent is the agent 25 of record and the application has been lawfully submitted to 26 the insurer. Section 2. Paragraph (q) of subsection(1) of section 27 28 626.9541, Florida Statutes, is amended to read: 29 626.9541 Unfair methods of competition and unfair or 30 deceptive acts or practices defined. --31 (1) UNFAIR METHODS OF COMPETITION AND UNFAIR OR 1 File original & 9 copies hin0004 04/05/00 01:32 pm 00413-0020-421749 Amendment No. 1 (for drafter's use only)

DECEPTIVE ACTS.--The following are defined as unfair methods
of competition and unfair or deceptive acts or practices:

3 (q) Certain insurance transactions through credit card 4 facilities prohibited.--

5 Except as provided in subparagraph 3., no person 1. 6 shall knowingly solicit or negotiate any insurance; seek or 7 accept applications for insurance; issue or deliver any 8 policy; receive, collect, or transmit premiums, to or for any insurer; or otherwise transact insurance in this state, or 9 10 relative to a subject of insurance resident, located, or to be 11 performed in this state, through the arrangement or facilities 12 of a credit card facility or organization, for the purpose of 13 insuring credit card holders or prospective credit card holders. The term "credit card holder" as used in this 14 15 paragraph means any person who may pay the charge for purchases or other transactions through the credit card 16 17 facility or organization, whose credit with such facility or organization is evidenced by a credit card identifying such 18 person as being one whose charges the credit card facility or 19 20 organization will pay, and who is identified as such upon the credit card either by name, account number, symbol, insignia, 21 or any other method or device of identification. 22 This subparagraph does not apply as to health insurance or to 23 credit life, credit disability, or credit property insurance. 24 Whenever any person does or performs in this state 25 2. any of the acts in violation of subparagraph 1. for or on 26 27 behalf of any insurer or credit card facility, such insurer or credit card facility shall be held to be doing business in 28 29 this state and, if an insurer, shall be subject to the same 30 state, county, and municipal taxes as insurers that have been 31 legally qualified and admitted to do business in this state by

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agents or otherwise are subject, the same to be assessed and 1 2 collected against such insurers; and such person so doing or 3 performing any of such acts shall be personally liable for all 4 such taxes. 5 3. A licensed agent or insurer may solicit or negotiate any insurance; seek or accept applications for б 7 insurance; issue or deliver any policy; receive, collect, or 8 transmit premiums, to or for any insurer; or otherwise transact insurance in this state, or relative to a subject of 9 10 insurance resident, located, or to be performed in this state, through the arrangement or facilities of a credit card 11 12 facility or organization, for the purpose of insuring credit 13 card holders or prospective credit card holders if: The insurance or policy which is the subject of the 14 a. 15 transaction is noncancelable by any person other than the named insured, the policyholder, or the insurer; 16 17 b. Any refund of unearned premium is made directly to the credit card holder; and 18 The credit card transaction is authorized by the 19 c. 20 signature of the credit card holder or other person authorized 21 to sign on the credit card account. 22 The conditions enumerated in sub-subparagraphs a. through c. 23 24 do not apply to health insurance or to credit life, credit 25 disability, or credit property insurance; and sub-subparagraph c. does not apply to property and casualty insurance so long 26 27 as the transaction is authorized by the insured. No person may use or disclose information resulting 28 4. 29 from the use of a credit card in conjunction with the purchase 30 of insurance, when such information is to the advantage of 31 such credit card facility or an insurance agent, or is to the 3

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1 detriment of the insured or any other insurance agent; except 2 that this provision does not prohibit a credit card facility 3 from using or disclosing such information in any judicial 4 proceeding or consistent with applicable law on credit 5 reporting.

5. No such insurance shall be sold through a credit б 7 card facility in conjunction with membership in any automobile 8 club. The term "automobile club" means a legal entity which, 9 in consideration of dues, assessments, or periodic payments of 10 money, promises its members or subscribers to assist them in 11 matters relating to the ownership, operation, use, or 12 maintenance of a motor vehicle; however, the definition of 13 automobile clubs does not include persons, associations, or corporations which are organized and operated solely for the 14 15 purpose of conducting, sponsoring, or sanctioning motor vehicle races, exhibitions, or contests upon race tracks, or 16 17 upon race courses established and marked as such for the duration of such particular event. The words "motor vehicle" 18 used herein shall be the same as defined in chapter 320. 19 Section 3. Subsection (8) is added to section 20 627.7295, Florida Statutes, to read: 21 627.7295 Motor vehicle insurance contracts.--22 (8) Subsection (7) of this section does not apply if 23 24 an insured or family member has previously purchased and has 25 in effect a policy of private passenger motor vehicle insurance and is purchasing additional coverage or adding 26 27 coverage for an additional vehicle, with such coverage being written by the same insurer or a member of the same insurer 28 29 group. 30 Section 4. This act shall take effect upon becoming a law. 31

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========= T I T L E A M E N D M E N T ========== 1 2 And the title is amended as follows: 3 On page 1, lines 2-5 4 remove from the title of the bill: all of said lines 5 6 and insert in lieu thereof: 7 An act relating to insurance policy sales and delivery procedures; amending s. 627.426, F.S.; 8 9 relating to countersignature of certain 10 insurance policies; creating an exception to the countersignature law; amending s. 626.9541, 11 12 F.S.; relating to sales of insurance by credit card; amending s. 627.7295, F.S.; relating to 13 insurance policy down payments; providing an 14 effective date. 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 5

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