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

ī	CHAMBER ACTION Senate House
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Gannon offered the following:
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13	Amendment (with title amendment)
14	On page 9, line 19 through page 10, line 18,
15	remove from the bill: all of said lines
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17	and insert in lieu thereof:
18	Section 3. Subsection (2) of section 627.6515, Florida
19	statutes is amended to read:
20	627.6515 Out-of-state groups
21	(2) This part does not apply to a group health
22	insurance policy issued or delivered outside this state under
23	which a resident of this state is provided coverage if:
24	(a) The policy is issued to an employee group the
25	composition of which is substantially as described in s.
26	627.653; a labor union group or association group the
27	composition of which is substantially as described in s.
28	627.654; an additional group the composition of which is
29	substantially as described in s. 627.656; a group insured
30	under a blanket health policy when the composition of the
31	group is substantially in compliance with s. 627.659; a group

insured under a franchise health policy when the composition of the group is substantially in compliance with s. 627.663; an association group to cover persons associated in any other common group, which common group is formed primarily for purposes other than providing insurance; a group that is established primarily for the purpose of providing group insurance, provided the benefits are reasonable in relation to the premiums charged thereunder and the issuance of the group policy has resulted, or will result, in economies of administration; or a group of insurance agents of an insurer, which insurer is the policyholder;

- (b) Certificates evidencing coverage under the policy are issued to residents of this state and contain in contrasting color and not less than 10-point type the following statement: "The benefits of the policy providing your coverage are governed primarily by the law of a state other than Florida"; and
- (c) Applications for certificates of coverage offered to residents of this state contain in contrasting color and not less than 12-point type the following statement on the same page as the applicant signature: "This policy is primarily governed by the laws of {insert state where the master policy is filed.} As a result, all of the rating laws applicable to policies filed in Florida do not apply to the coverage, which may result in increases in your premium at renewal that would not be permissible under a Florida-approved policy. Any purchase of individual health insurance should be considered carefully, as future medical conditions may make it impossible to qualify for another individual health policy. For information concerning individual health coverage that fully complies with Florida's rating laws, consult your agent

## Bill No. HB 159, 1st Eng.

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or the Florida Department of Insurance"; and
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          \frac{(c)}{(d)} The policy provides the benefits specified in
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    ss. 627.419, 627.6574, 627.6575, 627.6579, 627.613,627.6612,
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    627.66121, 627.66122, 627.6613, 627.667, 627.6675, 627.6691,
 5
    and 627.66911.
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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:
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           On page 1, lines 23 through 26
    remove from the title of the bill: all of said lines
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    after the semicolon, insert:
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           policy forms; amending s. 627.6515, F.S.;
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15
           requiring certain applications for health
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           insurance to provide disclosure; amending s.
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           627.6699,
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