## HOUSE AMENDMENT

Bill No. CS/HB 293

CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 Representative(s) Crow and Bense offered the following: 11 12 13 Amendment to Amendment (920355) 14 On page 15, line 18 through page 16, line 3, remove from the amendment: all of said lines 15 16 17 and insert in lieu thereof: (c) Each certified capital company must apply to the 18 19 office for an allocation of premium tax credits for potential 20 certified investors by March 15, 1999, on a form developed by the office with the cooperation of the Department of Revenue. 21 22 The form shall be accompanied by an affidavit from each potential certified investor confirming that the potential 23 24 certified investor has agreed to make an investment of 25 certified capital in a certified capital company up to a specified amount, subject only to the receipt of a premium tax 26 credit allocation pursuant to this subsection. No certified 27 capital company shall submit premium tax allocation claims on 28 29 behalf of certified investors that in the aggregate would 30 exceed the total dollar amount appropriated by the Legislature for the specific program. No allocation shall be made to the 31 1 04/26/01 10:32 am

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

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1	potential investors of a certified capital company unless such
2	certified capital company has filed premium tax allocation
3	claims that would result in an allocation to the potential
4	investors in such certified capital company of not less than
5	\$15 million in the aggregate.
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