Bill No. CS for SB 1822

Amendment No. ____ Barcode 234370

| CHAMBER ACTION House | |
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| | Senate House |
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| 11 | Senator Garcia moved the following amendment to amendment |
| 12 | (145300): |
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| 14 | Senate Amendment (with title amendment) |
| 15 | On page 6, between lines 6 and 7, |
| 16 | |
| 17 | insert: |
| 18 | Section 6. Effective July 1, 2002, and contingent upon |
| 19 | SB 1418 becoming a law, paragraph (k) of subsection (6) of |
| 20 | section 627.351, Florida Statutes, is amended and paragraph |
| 21 | (p) is added to that subsection, to read: |
| 22 | (6) <u>CITIZENS</u> RESIDENTIAL PROPERTY <u>INSURANCE</u> |
| 23 | CORPORATION AND CASUALTY JOINT UNDERWRITING ASSOCIATION |
| 24 | (k) Upon a determination by the <u>department</u> board of |
| 25 | governors that the conditions giving rise to the establishment |
| 26 | and activation of the <u>corporation</u> association no longer exist, |
| 27 | and upon the consent thereto by order of the department, the |
| 28 | corporation association is dissolved. Upon dissolution, the |
| 29 | assets of the association shall be applied first to pay all |
| 30 | debts, liabilities, and obligations of the <u>corporation</u> |
| 31 | association, including the establishment of reasonable |

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reserves for any contingent liabilities or obligations, and
   all remaining assets of the corporation association shall
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   become property of the state and deposited in the Florida
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   Hurricane Catastrophe Fund. However, no dissolution shall take
   effect as long as the corporation has bonds or other financial
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   obligations outstanding unless adequate provision has been
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   made for the payment of the bonds or other financial
   obligations pursuant to the documents authorizing the issuance
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   of the bonds or other financial obligations.
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          (p) In enacting the provisions of this section, the
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   Legislature recognizes that both the Florida Windstorm
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   Underwriting Association and the Residential Property and
13
   Casualty Joint Underwriting Association have entered into
   financing arrangements that obligate each entity to service
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   its debts and maintain the capacity to repay funds secured
   under these financing arrangements. It is the intent of the
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   Legislature that nothing in this section be construed to
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   compromise, diminish, or interfere with the rights of
   creditors under such financing arrangements. It is further the
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   intent of the Legislature to preserve the obligations of the
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21
   Florida Windstorm Underwriting Association and Residential
   Property and Casualty Joint Underwriting Association with
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   regard to outstanding financing arrangements, with such
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   obligations passing entirely and unchanged to the corporation
   and, specifically, to the applicable account of the
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   corporation. So long as any bonds, notes, indebtedness, or
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   other financing obligations of the Florida Windstorm
   Underwriting Association or the Residential Property and
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   Casualty Joint Underwriting Association are outstanding, under
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   the terms of the financing documents pertaining to them, the
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governing board of the corporation shall have and shall

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exercise the authority to levy, charge, collect, and receive
   all premiums, assessments, surcharges, charges, revenues and
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   receipts that the associations had authority to levy, charge,
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   collect, or receive under the provisions of subsection (2) and
   subsection (6), respectively, as they existed on January 1,
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   2002, to provide moneys, without exercise of the authority
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   provided by this subsection, in at least the amounts, and by
   the times, as would be provided under those former provisions
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   of subsection (2) or subsection (6), respectively, so that the
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   value, amount, and collectability of any assets, revenues, or
   revenue source pledged or committed to, or any lien thereon
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   securing such outstanding bonds, notes, indebtedness, or other
   financing obligations will not be diminished, impaired, or
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   adversely affected by the amendments made by this act and to
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   permit compliance with all provisions of financing documents
   pertaining to such bonds, notes, indebtedness, or other
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   financing obligations, or the security or credit enhancement
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   for them, and any reference in this subsection to bonds,
   notes, indebtedness, financing obligations, or similar
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   obligations, of the corporation shall include like instruments
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   or contracts of the Florida Windstorm Underwriting Association
   and the Residential Property and Casualty Joint Underwriting
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   Association to the extent not inconsistent with the provisions
23
   of the financing documents pertaining to them.
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           Section 7. The amendments to section 627.351, Florida
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   Statutes, in this act prevail over any conflicting amendments
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   to that section contained in SB 1418.
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   (Redesignate subsequent sections.)
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   ======== T I T L E A M E N D M E N T ==========
 2
   And the title is amended as follows:
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          On page 7, line 1, after the semicolon
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    insert:
 6
           amending s. 627.351, F.S.; revising provisions
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           governing financing arrangements and
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           dissolutions; providing legislative intent;
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