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30 providing requirements and procedures for	28	specifying additional continuing education
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31 certain agents licensed in other states to	30	providing requirements and procedures for
	31	certain agents licensed in other states to
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1	transfer their licenses to this state under
2	certain circumstances; amending s. 626.301,
3	F.S.; revising the form and content of licenses
4	issued by the department; creating s. 626.536,
5	F.S.; requiring agents to report to the
6	department certain final dispositions of
7	administrative actions taken against the agent;
8	authorizing the department to adopt rules to
9	implement the requirement; amending s. 626.551,
10	F.S.; extending the time period allowed for
11	licensees to notify the department of a change
12	of address or name; providing for fines for
13	failure to timely report such information to
14	the department; creating ss. 626.7315,
15	626.7845, and 626.8305, F.S.; prohibiting
16	engaging in specified general lines insurance
17	activities, life insurance activities, or
18	health insurance activities without a license;
19	amending s. 626.732, F.S.; specifying
20	additional requirements relating to knowledge,
21	experience, or instruction for certain customer
22	representatives and service representatives;
23	specifying additional classroom and
24	correspondence course instruction requirements;
25	amending s. 626.738, F.S.; specifying
26	cancellation of solicitor licenses and
27	conversion to general lines insurance agent
28	licenses; amending ss. 626.741, 626.792, and
29	626.835, F.S.; authorizing the department to
30	issue a nonresident general lines agent, life
31	agent, or health agent license to certain
	2

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

1	individuals under certain circumstances;
2	authorizing the department to enter into
3	reciprocal agreements with other states to
4	waive certain examinations under certain
5	circumstances; authorizing the department to
6	verify the nonresident applicant's licensing
7	status through a database; creating s.
8	626.7455, F.S.; prohibiting insurers from
9	entering into agreements with unlicensed
10	persons to manage certain business of the
11	insurer; providing an exception; amending s.
12	626.785, F.S.; increasing a limitation on
13	authorized final disposition or burial
14	policies; amending ss. 626.7851 and 626.8311,
15	F.S.; specifying additional classroom and
16	correspondence course instruction requirements;
17	amending s. 626.852, F.S.; exempting from
18	insurance adjusters provisions persons
19	adjusting only multiple-peril crop insurance or
20	crop hail claims; amending s. 626.902, F.S.;
21	increasing a criminal penalty for representing
22	an unauthorized insurer; providing a penalty
23	for subsequent violations; amending ss. 624.11,
24	624.509, 626.094, 626.112, 626.321, 626.727,
25	626.729, 626.730, 626.7454, 626.779, 626.790,
26	626.8411, 626.927, 626.992, 629.401, and
27	648.27, F.S., to conform; amending s. 626.032,
28	F.S., relating to a definition of
29	administrative agent; amending ss. 624.311,
30	624.523, 624.507, 626.0428, 626.141, 626.112,
31	626.171, 626.221, 626.2815, 626.321, 626.451,
	3

1	626.511, 626.521, 626.561, 626.601, 626.611,
2	626.621, 626.641, 626.651, 626.730, 626.745,
3	626.9541, 627.776, 631.155, 631.341, 634.318,
4	641.37, and 642.041, F.S., to conform;
5	repealing ss. 624.505(2), 626.727(2), 626.737,
6	626.738, and 626.862(2), F.S., to conform;
7	repealing ss. 626.031, 626.041, 626.051,
8	626.062, 626.071, 626.072, 626.081, 626.091,
9	626.094, 626.101, 626.102, 626.103, and
10	626.104, F.S., relating to definitions;
11	repealing ss. 626.736, 626.737, and 626.738,
12	F.S., relating to solicitors; repealing s.
13	626.739, F.S., relating to certain temporary
14	licenses; repealing s. 626.740, F.S., relating
15	to certain temporary limited licenses;
16	repealing ss. 626.790 and 626.791, F.S.,
17	relating to certain temporary licenses;
18	providing effective dates.
19	
20	Be It Enacted by the Legislature of the State of Florida:
21	
22	Section 1. Legislative findings and intentThe
23	Legislature finds that Subtitle C of the federal
24	Gramm-Leach-Bliley Act, 15 U.S.C.A., s. 6751, et seq.,
25	requires states to achieve uniformity or reciprocity in
26	producer licensing but not at the expense of state laws
27	designed to protect insurance consumers. The Legislature
28	finds that the Gramm-Leach-Bliley Act expressly saves from
29	alteration state consumer protection laws unless inconsistent
30	with that act. Therefore, it is the intent of the Legislature
31	to achieve compliance with the uniformity and reciprocity
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requirements of Subtitle C of the Gramm-Leach-Bliley Act, 1 2 while exercising its authority under that act to preserve 3 insurance consumer protection laws not inconsistent with these 4 requirements. 5 Section 2. Subsection (2) of section 624.11, Florida 6 Statutes, is amended to read: 7 624.11 Compliance required.--8 (2) Any risk retention group organized and existing 9 under the provisions of the Product Liability Risk Retention Act of 1981 (Pub. L. No. 97-45), which has been licensed as an 10 insurance company and authorized to engage in the business of 11 12 insurance may transact insurance in this state and shall be 13 subject to the provisions of ss. 624.15, 624.316, 624.418, 14 624.421, 624.4211, 624.422, 624.509, 626.041,626.112, 626.611, 626.621, 626.7315,626.741, 626.932, 626.938, 15 626.9541, 627.351, and 627.915; part I of chapter 631; and all 16 17 other applicable provisions of the laws of this state. Any such group formed in another jurisdiction shall furnish to the 18 19 department, upon request, a copy of any financial report submitted by the group in the licensing jurisdiction. 20 21 Section 3. Paragraph (b) of subsection (5) of section 624.509, Florida Statutes, is amended to read: 22 23 624.509 Premium tax; rate and computation .--(5) There shall be allowed a credit against the net 24 tax imposed by this section equal to 15 percent of the amount 25 26 paid by the insurer in salaries to employees located or based 27 within this state and who are covered by the provisions of chapter 443. For purposes of this subsection: 28 29 (b) The term "employees" does not include independent contractors or any person whose duties require that the person 30 hold a valid license under the Florida Insurance Code, except 31 5

persons defined in s. 626.015(1), (16), and (18)ss. 626.081, 1 2 626.091, and 626.101. 3 Section 4. Section 626.015, Florida Statutes, is 4 created to read: 5 626.015 Definitions.--As used in this part: 6 "Adjuster" means a public adjuster as defined in (1)7 s. 626.854, independent adjuster as defined in s. 626.855, or 8 company employee adjuster as defined in s. 626.856. 9 (2) "Administrative agent" means a life agent or 10 health agent who: (a) Is employed by a full-time licensed life agent or 11 12 health agent who shall supervise and be accountable for the actions of the administrative agent. 13 14 (b) Performs primarily administrative functions. (c) Receives no insurance commissions. 15 (d) Does not solicit or transact business outside of 16 17 the confines of an insurance agency office. (3) "Agent" means a general lines agent, life agent, 18 19 health agent, or title agent, or all such agents, as indicated 20 by context. The term "agent" includes an insurance producer or 21 producer, but does not include a customer representative, limited customer representative, or service representative. 22 23 "Appointment" means the authority given by an (4) insurer or employer to a licensee to transact insurance or 24 adjust claims on behalf of an insurer or employer. 25 26 "Customer representative" means an individual (5) 27 appointed by a general lines agent or agency to assist that agent or agency in transacting the business of insurance from 28 29 the office of that agent or agency. "Department" means the Department of Insurance. 30 (6) 31 6

(7) "General lines agent" means an agent transacting 1 2 any one or more of the following kinds of insurance: 3 (a) Property insurance. (b) Casualty insurance, including commercial liability 4 5 insurance underwritten by a risk retention group, a commercial 6 self-insurance fund as defined in s. 624.462, or a workers' 7 compensation self-insurance fund established pursuant to s. 8 624.4621. 9 (c) Surety insurance. (d) Health insurance, when transacted by an insurer 10 also represented by the same agent as to property or casualty 11 12 or surety insurance. 13 (e) Marine insurance. 14 (8) "Health agent" means an agent representing a health maintenance organization or, as to health insurance 15 16 only, an insurer transacting health insurance. 17 (9) "Home state" means the District of Columbia and any state or territory of the United States in which an 18 19 insurance agent maintains his or her principal place of 20 residence and is licensed to act as an insurance agent. 21 (10) "Insurance agency" means a business location at which an individual, firm, partnership, corporation, 22 23 association, or other entity, other than an employee of the individual, firm, partnership, corporation, association, or 24 25 other entity and other than an insurer as defined by s. 624.03 26 or an adjuster as defined by subsection (1), engages in any 27 activity or employs individuals to engage in any activity which by law may be performed only by a licensed insurance 28 29 agent. (11) "License" means a document issued by the 30 department authorizing a person to be appointed to transact 31 7

insurance or adjust claims for the kind, line, or class of 1 2 insurance identified in the document. 3 (12) "Life agent" means an individual representing an insurer as to life insurance and annuity contracts, including 4 5 agents appointed to transact life insurance, fixed-dollar 6 annuity contracts, or variable contracts by the same insurer. 7 (13) "Limited customer representative" means a 8 customer representative appointed by a general lines agent or 9 agency to assist that agent or agency in transacting only the business of private passenger motor vehicle insurance from the 10 office of that agent or agency. A limited customer 11 12 representative is subject to the Florida Insurance Code in the 13 same manner as a customer representative, unless otherwise 14 specified. 15 (14) "Limited lines insurance" means those categories of business specified in ss. 626.321 and 635.011. 16 17 (15) "Line of authority" means a kind, line, or class 18 of insurance an agent is authorized to transact. 19 (16)(a) "Managing general agent" means any person 20 managing all or part of the insurance business of an insurer, 21 including the management of a separate division, department, or underwriting office, and acting as an agent for that 22 23 insurer, whether known as a managing general agent, manager, or other similar term, who, with or without authority, 24 25 separately or together with affiliates, produces directly or 26 indirectly, or underwrites an amount of gross direct written premium equal to or more than 5 percent of the policyholder 27 28 surplus as reported in the last annual statement of the 29 insurer in any single quarter or year and also does one or more of the following: 30 31 1. Adjusts or pays claims. 8

1 2. Negotiates reinsurance on behalf of the insurer. 2 (b) The following persons shall not be considered 3 managing general agents: 1. An employee of the insurer. 4 5 2. A United States manager of the United States branch 6 of an alien insurer. 7 3. An underwriting manager managing all the insurance 8 operations of the insurer pursuant to a contract, who is under 9 the common control of the insurer subject to regulation under ss. 628.801-628.803, and whose compensation is not based on 10 the volume of premiums written. 11 12 4. Administrators as defined by s. 626.88. 13 5. The attorney in fact authorized by and acting for 14 the subscribers of a reciprocal insurer under powers of 15 attorney. (17) "Resident" means an individual domiciled and 16 17 residing in this state. (18) "Service representative" means an individual 18 19 employed by an insurer or managing general agent for the 20 purpose of assisting a general lines agent in negotiating and 21 effecting insurance contracts when accompanied by a licensed general lines agent. A service representative shall not be 22 23 simultaneously licensed as a general lines agent in this state. This subsection does not apply to life insurance. 24 "Uniform application" means the uniform 25 (19) 26 application of the National Association of Insurance 27 Commissioners for nonresident agent licensing, effective 28 January 15, 2001, or subsequent versions adopted by rule by 29 the department. Section 5. Section 626.025, Florida Statutes, is 30 created to read: 31 9

1	626.025 Consumer protectionsTo transact insurance,
2	agents shall comply with consumer protection laws, including
3	the following, as applicable:
4	(1) Continuing education requirements for resident and
5	nonresident agents, as required in s. 626.2815.
6	(2) Fingerprinting requirements for resident and
7	nonresident agents, as required under s. 626.171 or s.
8	<u>626.202.</u>
9	(3) Fingerprinting following a department
10	investigation under s. 626.601.
11	(4) The submission of credit and character reports, as
12	required by s. 626.171 or s. 626.521.
13	(5) Qualifications for licensure as an agent in s.
14	<u>626.731, s. 626.741, s. 626.785, s. 626.792, s. 626.831, or s.</u>
15	626.835.
16	(6) Examination requirements in s. 626.221, s.
17	<u>626.741, s. 626.792, or s. 626.835.</u>
18	(7) Required licensure of certain insurance agencies
19	<u>under s. 626.172.</u>
20	(8) Requirements for licensure of resident and
21	nonresident agents in s. 626.112, s. 626.321, s. 626.731, s.
22	<u>626.741, s. 626.785, s. 626.831, s. 626.835, or s. 626.792.</u>
23	(9) The prohibition against nonresident agents having
24	a place of business in the state, a pecuniary interest in an
25	insurance business in the state, or a financial interest in an
26	insurance agency in the state, under s. 626.741, s. 626.835,
27	<u>or s. 626.792.</u>
28	(10) The prohibition against employees of the United
29	States Department of Veterans Affairs being licensed as life
30	agents or health agents, under s. 626.788 or s. 626.833.
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(11) The prohibition against licensed life agents or 1 2 health agents who are members of the United States Armed 3 Services selling insurance products to those of a lower military rank, under s. 626.789 or s. 626.834. 4 5 (12) Countersignature of insurance policies, as 6 required under s. 624.425, s. 624.426, or s. 626.741. 7 (13) Designation of a primary agent by an insurance 8 agency under s. 626.592. 9 (14) The code of ethics for life insurance agents, as 10 set forth in s. 626.797. (15) The prohibition against the designation of a life 11 12 insurance agent as the beneficiary of life insurance policy 13 sold to an individual other than a family member under s. 14 626.798. (16) Any other licensing requirement, restriction, or 15 prohibition designated a consumer protection by the Insurance 16 17 Commissioner, but not inconsistent with the requirements of Subtitle C of the Gramm-Leach-Bliley Act, 15, U.S.C.A., s. 18 19 6751, et seq. 20 Section 6. Section 626.032, Florida Statutes, is 21 amended to read: 22 626.032 Administrative agents "Administrative agent" 23 defined; continuing education and designation required .--(1) As used in this part, "administrative agent" means 24 a life agent or health agent who: 25 26 (a) Is employed by a full-time licensed life agent or 27 health agent who shall supervise and be accountable for 28 actions of the administrative agent. 29 (b) Performs primarily administrative functions. 30 (c) Receives no insurance commissions. 31 11 CODING: Words stricken are deletions; words underlined are additions.

1 (d) Does not solicit or transact business outside of 2 the confines of an insurance agency office. (1) (1) (2) An administrative agent is subject to all 3 4 requirements of this code applicable to life agents or health 5 agents, except that the number of hours of continuing 6 education required of an administrative agent under s. 7 626.2815 is one-half the number of hours of continuing 8 education required of a life agent or health agent. 9 (2) (3) An agent may request, and the department must grant, a designation of "administrative agent" to be 10 prominently printed on the agent's license. The request shall 11 12 be filed on a form furnished by the department with the administrative agent's application filing fee of \$10 and 13 14 license modification fee established by s. 624.501(16). 15 (3) (4) An administrative agent who desires removal of the "administrative agent" designation may apply to the 16 17 department, on forms furnished by the department with an 18 application filing fee of \$10 and license modification fee 19 established pursuant to s. 624.501(16). If, during the 24 months preceding the application, the administrative agent 20 completed the full continuing education requirements specified 21 22 in s. 626.2815, the department shall remove the designation 23 from the agent's license. Section 7. Section 626.094, Florida Statutes, is 24 25 amended to read: 26 626.094 "Insurance agency" defined.--An "insurance 27 agency" is a business location at which an individual, firm, partnership, corporation, association, or other entity, except 28 29 for an employee of the individual, firm, partnership, corporation, association, or other entity, and other than an 30 insurer as defined by s. 624.03 or an adjuster as defined by 31 12

s. 626.015 626.101, engages in any activity or employs 1 2 individuals to engage in any activity which by law may be 3 performed only by a licensed insurance agent or solicitor. 4 Section 8. Paragraphs (a) and (b) of subsection (1) 5 and subsection (2) of section 626.112, Florida Statutes, are 6 amended to read: 7 626.112 License and appointment required; agents, 8 customer representatives, solicitors, adjusters, insurance 9 agencies, service representatives, managing general agents.--10 (1)(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, customer 11 12 representative, solicitor, or adjuster unless he or she is currently licensed and appointed. 13 14 (b) Except as provided in subsection (6) or in 15 applicable department rules, and in addition to other conduct 16 described in this chapter with respect to particular types of 17 agents, a license as an insurance agent, service 18 representative, solicitor, customer representative, or limited 19 customer representative is required in order to engage in the solicitation of insurance. For purposes of this requirement, 20 as applicable to any of the license types described in this 21 section, the solicitation of insurance is the attempt to 22 23 persuade any person to purchase an insurance product by: 1. Describing the benefits or terms of insurance 24 25 coverage, including premiums or rates of return; 2. Distributing an invitation to contract to 26 27 prospective purchasers; 28 Making general or specific recommendations as to 3. 29 insurance products; 30 4. Completing orders or applications for insurance 31 products; or 13

5. Comparing insurance products, advising as to 1 2 insurance matters, or interpreting policies or coverages. 3 4 However, an employee leasing company licensed pursuant to chapter 468 which is seeking to enter into a contract with an 5 6 employer that identifies products and services offered to 7 employees may deliver proposals for the purchase of employee 8 leasing services to prospective clients of the employee 9 leasing company setting forth the terms and conditions of doing business; classify employees as permitted by s. 468.529; 10 collect information from prospective clients and other sources 11 12 as necessary to perform due diligence on the prospective 13 client and to prepare a proposal for services; provide and 14 receive enrollment forms, plans, and other documents; and 15 discuss or explain in general terms the conditions, limitations, options, or exclusions of insurance benefit plans 16 17 available to the client or employees of the employee leasing 18 company were the client to contract with the employee leasing 19 company. Any advertising materials or other documents describing specific insurance coverages must identify and be 20 21 from a licensed insurer or its licensed agent or a licensed and appointed agent employed by the employee leasing company. 22 23 The employee leasing company may not advise or inform the prospective business client or individual employees of 24 25 specific coverage provisions, exclusions, or limitations of 26 particular plans. As to clients for which the employee leasing 27 company is providing services pursuant to s. 468.525(4), the 28 employee leasing company may engage in activities permitted by 29 ss. 626.7315, 626.7845, and 626.8305 626.041, 626.051, and 626.062, subject to the restrictions specified in those 30 sections. If a prospective client requests more specific 31

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1 information concerning the insurance provided by the employee 2 leasing company, the employee leasing company must refer the 3 prospective business client to the insurer or its licensed 4 agent or to a licensed and appointed agent employed by the 5 employee leasing company.

6 (2) No agent <u>or</u>, customer representative, or solicitor
7 shall solicit or otherwise transact as agent <u>or</u>, customer
8 representative, or solicitor, or represent or hold himself or
9 herself out to be an agent <u>or</u>, customer representative, or
10 solicitor as to, any kind or kinds of insurance as to which he
11 or she is not then licensed and appointed.

Section 9. Subsections (1) and (5) of section 626.171, Florida Statutes, are amended to read:

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626.171 Application for license.--

15 (1) The department shall not issue a license as agent, 16 customer representative, adjuster, insurance agency, service 17 representative, managing general agent, or reinsurance intermediary to any person except upon written application 18 19 therefor filed with it, qualification therefor, and payment in advance of all applicable fees. Any such application shall be 20 made under the oath of the applicant and be signed by the 21 applicant. Beginning November 1, 2002, the department shall 22 23 accept the uniform application for nonresident agent licensing. The department may adopt revised versions of the 24 25 uniform application by rule. (5) An application for a license as an agent, customer 26

27 representative, solicitor, adjuster, insurance agency, service 28 representative, managing general agent, or reinsurance 29 intermediary must be accompanied by a set of the individual 30 applicant's fingerprints, or, if the applicant is not an 31 individual, by a set of the fingerprints of the sole

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proprietor, majority owner, partners, officers, and directors, 1 on a form adopted by rule of the department and accompanied by 2 3 the fingerprint processing fee set forth in s. 624.501. The 4 fingerprints shall be certified by a law enforcement officer. 5 Section 10. Section 626.175, Florida Statutes, is 6 created to read: 7 626.175 Temporary licensing.--8 (1) The department may issue a nonrenewable temporary 9 license for a period not to exceed 6 months authorizing appointment of a general lines insurance agent or a life 10 agent, or an industrial fire or burglary agent, subject to the 11 12 conditions described in this section. The fees paid for a temporary license and appointment shall be as specified in s. 13 14 624.501. Fees paid shall not be refunded after a temporary 15 license has been issued. (a)1. In the case of a general lines agent, the 16 17 department may issue a temporary license to an employee, a family member, a business associate, or a personal 18 19 representative of a licensed general lines agent for the 20 purpose of continuing or winding up the business affairs of 21 the agent or agency in the event the licensed agent has died or become unable to perform his or her duties because of 22 23 military service or illness or other physical or mental disability, subject to the following conditions: 24 a. No other individual connected with the agent's 25 26 business may be licensed as a general lines agent. The proposed temporary licensee shall be qualified 27 b. 28 for a regular general lines agent license under this code 29 except as to residence, examination, education, or experience. c. Application for the temporary license shall have 30 been made by the applicant upon statements and affidavit filed 31 16

with the department on forms prescribed and furnished by the 1 2 department. 3 d. Under a temporary license and appointment, the 4 licensee shall not represent any insurer not last represented 5 by the agent being replaced and shall not be licensed or 6 appointed as to any additional kind, line, or class of 7 insurance other than those covered by the last existing agency 8 appointments of the replaced agent. If an insurer withdraws 9 from the agency during the temporary license period, the temporary licensee may be appointed by another similar insurer 10 but only for the period remaining under the temporary license. 11 12 2. A regular general lines agent license may be issued 13 to a temporary licensee upon meeting the qualifications for a 14 general lines agent license under s. 626.731. 15 (b) In the case of a life agent, the department may 16 issue a temporary license: 17 1. To the executor or administrator of the estate of a deceased individual licensed and appointed as a life agent at 18 19 the time of death; 20 2. To a surviving next of kin of the deceased individual, if no administrator or executor has been appointed 21 and qualified; however, any license and appointment under this 22 23 subparagraph shall be canceled upon issuance of a license to an executor or administrator under subparagraph 1.; or 24 3. To an individual otherwise qualified to be licensed 25 26 as an agent who has completed the educational or training requirements prescribed in s. 626.7851 and has successfully 27 28 sat for the required examination prior to termination of such 29 6-month period. The department may issue this temporary license only in the case of a life agent to represent an 30 insurer of the industrial or ordinary-combination class. 31 17

1	(c) In the case of a limited license authorizing
2	appointment as an industrial fire or burglary agent, the
3	department may issue a temporary license to an individual
4	otherwise qualified to be licensed as an agent who has
5	completed the educational or training requirements prescribed
б	in s. 626.732 and has successfully sat for the required
7	examination prior to termination of the 6-month period.
8	(2) If an absent or disabled agent being replaced
9	under a temporary license returns or becomes able to resume
10	the active conduct of the agency, or if the disposition of the
11	affairs of the agency of a deceased or mentally incompetent
12	agent is completed, or the temporary licensee has qualified
13	for a regular license, before expiration otherwise of the
14	temporary license, the temporary license shall terminate.
15	(3) If, during the 6-month temporary license and
16	appointment period, the applicant passes the licensing
17	examination, the temporary license shall terminate and a
18	license shall be issued by the department after payment of a
19	modification fee as prescribed in s. 624.501.
20	(4) An application for a temporary license shall be
21	made by the applicant upon statements and affidavit filed with
22	the department on forms prescribed and furnished by the
23	department.
24	(5) Except as provided in this section, the holder of
25	a temporary license shall be subject to the Florida Insurance
26	Code to the same extent as regularly licensed and appointed
27	agents.
28	(6) The department may limit the authority of any
29	temporary licensee in any way deemed necessary to protect
30	insureds and the public.
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1	(7) The department may issue to an applicant only one
2	temporary license for each kind, line, or class of insurance
3	or a single temporary license covering multiple lines.
4	Section 11. Section 626.207, Florida Statutes, is
5	created to read:
6	626.207 Department rulemaking authority; waiting
7	periods for applicants; penalties against licensees
8	(1) The department shall adopt rules establishing
9	specific waiting periods for applicants to become eligible for
10	licensure following denial, suspension, or revocation pursuant
11	to s. 626.611, s. 626.621, s. 626.8437, s. 626.844, s.
12	<u>626.935, s. 626.9917, s. 634.181, s. 634.191, s. 634.320, s.</u>
13	<u>634.321, s. 634.422, s. 634.423, s. 642.041, or s. 642.043.</u>
14	The purpose of the waiting periods is to provide sufficient
15	time to demonstrate reformation of character and
16	rehabilitation. The waiting periods shall vary based on the
17	type of conduct and the length of time since the conduct
18	occurred and shall also be based on the probability that the
19	propensity to commit illegal conduct has been overcome. The
20	waiting periods may be adjusted based on aggravating and
21	mitigating factors established by rule and consistent with
22	this purpose.
23	(2) The department shall adopt rules establishing
24	specific penalties against licensees for violations of s.
25	<u>626.611, s. 626.621, s. 626.8437, s. 626.844, s. 626.935, s.</u>
26	<u>626.9917, s. 634.181, s. 634.191, s. 634.320, s. 634.321, s.</u>
27	634.422, s. 634.423, s. 642.041, or s. 642.043. The purpose
28	of the revocation or suspension is to provide a sufficient
29	penalty to deter future violations of the Florida Insurance
30	Code. The imposition of a revocation or the length of
31	suspension shall be based on the type of conduct and the
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probability that the propensity to commit further illegal 1 2 conduct has been overcome at the time of eligibility for 3 relicensure. The revocation or the length of suspension may 4 be adjusted based on aggravating or mitigating factors, 5 established by rule and consistent with this purpose. 6 Section 12. Section 626.221, Florida Statutes, is 7 amended to read: 8 626.221 Examination requirement; exemptions .--9 (1)The department shall not issue any license as 10 agent, solicitor, customer representative, or adjuster to any individual who has not qualified for, taken, and passed to the 11 12 satisfaction of the department a written examination of the scope prescribed in s. 626.241. 13 14 (2) However, no such examination shall be necessary in any of the following cases: 15 An applicant for renewal of appointment as an 16 (a) 17 agent, solicitor, customer representative, or adjuster, unless 18 the department determines that an examination is necessary to 19 establish the competence or trustworthiness of such applicant. 20 (b) An applicant for limited license as agent for personal accident insurance, baggage and motor vehicle excess 21 liability insurance, credit life or disability insurance, 22 23 credit insurance, credit property insurance, or in-transit and storage personal property insurance. 24 (c) In the discretion of the department, an applicant 25 26 for reinstatement of license or appointment as an agent, customer representative, or adjuster whose license has been 27 suspended within 2 years prior to the date of application or 28 29 written request for reinstatement. (d) An applicant who, within 2 years prior to 30 application for license and appointment as an agent, customer 31 20 CODING: Words stricken are deletions; words underlined are additions. 1 representative, or adjuster, was a full-time salaried employee 2 of the department and had continuously been such an employee 3 with responsible insurance duties for not less than 2 years 4 and who had been a licensee within 2 years prior to employment 5 by the department with the same class of license as that being 6 applied for.

7 (e) An individual who qualified as a solicitor, 8 managing general agent, service representative, customer 9 representative, or all-lines adjuster by passing a general lines agent's examination and subsequently was licensed and 10 appointed and has been actively engaged in all lines of 11 12 property and casualty insurance may, upon filing an application for appointment, be licensed and appointed as a 13 14 general lines agent for the same kinds of business without taking another examination if he or she holds any such 15 currently effective license referred to in this paragraph or 16 17 held the license within 24 months prior to the date of filing 18 the application with the department.

19 (f) A person who has been licensed and appointed by 20 the department as a public adjuster or independent adjuster, 21 or licensed and appointed either as an agent or company adjuster as to all property, casualty, and surety insurances, 22 23 may be licensed and appointed as a company adjuster as to any of such insurances, or as an independent adjuster or public 24 adjuster, without additional written examination if an 25 26 application for appointment is filed with the department within 24 months following the date of cancellation or 27 28 expiration of the prior appointment.

(g) A person who has been licensed by the department
as an adjuster for motor vehicle, property and casualty,
workers' compensation, and health insurance may be licensed as

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such an adjuster without additional written examination if his 1 or her application for appointment is filed with the 2 3 department within 24 months after cancellation or expiration 4 of the prior license.

5 (h) An applicant for temporary license, except as 6 provided in this code.

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(i) An applicant for license as a nonresident agent, 8 if so provided in this code.

9 (i) (i) (j) An applicant for a life or health license who has received the designation of chartered life underwriter 10 (CLU) from the American College of Life Underwriters and who 11 12 has been engaged in the insurance business within the past 4 13 years, except that such an individual a person may be examined 14 on pertinent provisions of this code.

15 (j) (k) An applicant for license as a general lines agent, solicitor, customer representative, or adjuster who has 16 17 received the designation of chartered property and casualty underwriter (CPCU) from the American Institute for Property 18 19 and Liability Underwriters and who has been engaged in the 20 insurance business within the past 4 years, except that such an individual a person may be examined on pertinent provisions 21 22 of this code.

23 (k) (h) An applicant for license as a customer 24 representative who has the designation of Accredited Advisor in Insurance (AAI) from the Insurance Institute of America, 25 26 the designation of Certified Insurance Counselor (CIC) from 27 the Society of Certified Insurance Service Counselors, the designation of Accredited Customer Service Representative 28 29 (ACSR) from the Independent Insurance Agents of America, the designation of Certified Professional Service Representative 30 (CPSR) from the National Association of Professional Insurance 31

Agents, the designation of Certified Insurance Service 1 2 Representative (CISR) from the Society of Certified Insurance 3 Service Representatives. Also, an applicant for license as a 4 customer representative who has the designation of Certified 5 Customer Service Representative (CCSR) from the Florida б Association of Insurance Agents, or the designation of 7 Registered Customer Service Representative (RCSR) from a 8 regionally accredited postsecondary institution in this state, 9 or the designation of Professional Customer Service Representative (PCSR) from the Professional Career Institute, 10 whose curriculum has been approved by the department and whose 11 12 curriculum includes comprehensive analysis of basic property and casualty lines of insurance and testing at least equal to 13 14 that of standard department testing for the customer representative license. The department shall adopt rules 15 16 establishing standards for the approval of curriculum. 17 (1) (m) An applicant for license as an adjuster who has 18 the designation of Accredited Claims Adjuster (ACA) from a 19 regionally accredited postsecondary institution in this state, 20 or the designation of Professional Claims Adjuster (PCA) from 21 the Professional Career Institute, whose curriculum has been approved by the department and whose curriculum includes 22 23 comprehensive analysis of basic property and casualty lines of insurance and testing at least equal to that of standard 24 25 department testing for the all-lines adjuster license. The 26 department shall adopt rules establishing standards for the approval of curriculum. 27 28 (m) An applicant qualifying for a license transfer 29 under s. 626.292, if the applicant: 30 1. Has successfully completed the prelicensing 31 examination requirements in the applicant's previous state 23

which are substantially equivalent to the examination 1 requirements in this state, as determined by the Insurance 2 3 Commissioner of this state; 4 2. Has received the designation of chartered property 5 and casualty underwriter (CPCU) from the American Institute 6 for Property and Liability Underwriters and has been engaged 7 in the insurance business within the past 4 years if applying 8 to transfer a general lines agent license; or 9 3. Has received the designation of chartered life underwriter (CLU) from the American College of Life 10 Underwriters and has been engaged in the insurance business 11 12 within the past 4 years, if applying to transfer a life or 13 health agent license. 14 (n) An applicant for a nonresident agent license, if 15 the applicant: 1. Has successfully completed prelicensing examination 16 17 requirements in the applicant's home state which are substantially equivalent to the examination requirements in 18 19 this state, as determined by the Insurance Commissioner of 20 this state, as a requirement for obtaining a resident license 21 in his or her home state; 2. Held a general lines agent license, life agent 22 23 license, or health agent license prior to the time a written examination was required; 24 25 3. Has received the designation of chartered property 26 and casualty underwriter (CPCU) from the American Institute 27 for Property and Liability Underwriters and has been engaged in the insurance business within the past 4 years, if an 28 29 applicant for a nonresident license as a general lines agent; 30 or 31 24

4. Has received the designation of chartered life 1 2 underwriter (CLU) from the American College of Life 3 Underwriters and has been in the insurance business within the 4 past 4 years, if an applicant for a nonresident license as a life agent or health agent. 5 6 (3) An individual who is already licensed as a 7 solicitor or customer representative shall not be licensed as 8 a general lines agent without application and examination for 9 such license. Section 13. Paragraph (a) of subsection (3) of section 10 626.2815, Florida Statutes, is amended to read: 11 12 626.2815 Continuing education required; application; exceptions; requirements; penalties. --13 14 (3)(a) Each person subject to the provisions of this 15 section must, except as set forth in paragraphs (b) and (c), complete a minimum of 28 hours of continuing education courses 16 17 every 2 years in basic or higher-level courses prescribed by this section or in other courses approved by the department. 18 19 Each person subject to the provisions of this section must 20 complete, as part of their required number of continuing 21 education hours, a minimum of 2 hours of continuing education, approved by the department, every 2 years on the subject 22 23 matter of unauthorized entities engaging in the business of insurance. The scope of the topic of unauthorized entities 24 25 shall include the Florida Nonprofit Multiple Employer Welfare 26 Arrangement Act and the Employee Retirement Income Security Act, 29 U.S.C. s. 1001, et seq., as it relates to the 27 28 provision of health insurance by employers to their employees 29 and the regulation thereof. 30 Section 14. Section 626.292, Florida Statutes, is created to read: 31 25

1 626.292 Transfer of license from another state.--2 (1) Any individual licensed in good standing in 3 another state may apply to the department to have the license 4 transferred to this state to obtain a Florida resident agent 5 license for the same lines of authority covered by the license 6 in the other state. 7 (2) To qualify for a license transfer, an individual 8 applicant must meet the following requirements: 9 The individual shall become a resident of this (a) 10 state. (b) The individual shall have been licensed in another 11 12 state for a minimum of 1 year immediately preceding the date the individual became a resident of this state. 13 14 (c) The individual shall submit a completed 15 application for this state which is received by the department within 90 days after the date the individual became a resident 16 17 of this state, along with payment of the applicable fees set forth in s. 624.501 and submission of the following documents: 18 19 1. A certification issued by the appropriate official 20 of the applicant's home state identifying the type of license 21 and lines of authority under the license and stating that, at the time the license from the home state was cancelled, the 22 23 applicant was in good standing in that state or that the state's Producer Database records, maintained by the National 24 25 Association of Insurance Commissioners, its affiliates, or 26 subsidiaries, indicate that the agent is or was licensed in good standing for the line of authority requested. 27 28 2. A set of the individual applicant's fingerprints in 29 accordance with s. 626.171(5). 30 The individual shall satisfy prelicensing (d) education requirements in this state, unless the completion of 31 26

prelicensing education requirements was a prerequisite for 1 2 licensure in the other state and the prelicensing education 3 requirements in the other state are substantially equivalent 4 to the prelicensing requirements of this state as determined by the Insurance Commissioner of this state. 5 6 The individual shall satisfy the examination (e) 7 requirement under s. 626.221, unless exempt thereunder. 8 (3) An applicant satisfying the requirements for a 9 license transfer under subsection (2) shall be approved for licensure in this state unless the department finds that 10 grounds exist under s. 626.611 or s. 626.621 for refusal, 11 12 suspension, or revocation of a license. Section 15. Section 626.301, Florida Statutes, is 13 14 amended to read: 15 626.301 Form and contents of licenses, in general.--Each license issued by the department shall be in 16 17 such form as the department may designate and contain show the licensee's name, lines of authority classes of insurance the 18 19 licensee is authorized to transact, the licensee's personal identification number, the date of issuance, and any other 20 information the department deems necessary to fully identify 21 the licensee and the authority being granted the name of the 22 23 licensee. The department may by rule require photographs of applicants as a part of the licensing process. 24 Section 16. Paragraphs (b) and (f) of subsection (1) 25 26 of section 626.321, Florida Statutes, are amended to read: 626.321 Limited licenses.--27 (1) The department shall issue to a qualified 28 29 individual, or a qualified individual or entity under 30 paragraphs (c), (d), and (e), a license as agent authorized to 31 27

1 transact a limited class of business in any of the following 2 categories:

3 Industrial fire insurance or burglary (b) 4 insurance.--License covering only industrial fire insurance or burglary insurance. The applicant for such a license shall 5 6 pass a written examination covering such insurance. No 7 individual while so licensed shall hold a license as an agent 8 or solicitor as to any other or additional kind or class of 9 insurance coverage except as to life and health insurances. (f) Credit insurance.--License covering only credit 10 insurance, as such insurance is defined in s. 624.605(1)(i), 11 12 and no individual or entity so licensed shall, during the same period, hold a license as an agent or solicitor as to any 13 14 other or additional kind of life or health insurance with the exception of credit life or disability insurance as defined in 15 paragraph (e). The same licensing provisions as outlined in 16 17 paragraph (e) apply to entities licensed as credit insurance 18 agents under this paragraph.

19 Section 17. Section 626.536, Florida Statutes, is 20 created to read:

21 626.536 Reporting of actions. -- An agent shall submit to the department, within 30 days after the final disposition 22 23 of any administrative action taken against the agent by a 24 governmental agency in this or any other state or jurisdiction relating to the business of insurance, the sale of securities, 25 26 or activity involving fraud, dishonesty, trustworthiness, or breach of a fiduciary duty, a copy of the order, consent to 27 order, or other relevant legal documents. The department may 28 29 adopt rules implementing the provisions of this section. 30 Section 18. Section 626.551, Florida Statutes, is amended to read: 31

626.551 Notice of change of address, name.--Every 1 2 licensee shall notify the department in writing within 60 30 3 days after a change of name, residence address, principal 4 business street address, or mailing address. Any licensed 5 agent who has moved his or her residence from this state shall have his or her license and all appointments immediately 6 7 terminated by the department. Failure to notify the department within the required time period shall result in a fine not to 8 exceed \$250 for the first offense and, for subsequent 9 10 offenses, a fine of not less than \$500 or suspension or revocation of the license pursuant to s. 626.611 or s. 11 12 626.621. Section 19. Section 626.727, Florida Statutes, is 13 14 amended to read: 15 626.727 Scope of this part.--This part applies only 16 to÷ 17 (1) general lines agents, as defined in s. 626.041; 18 (2) solicitors, as defined in s. 626.071; 19 (3) customer representatives, as defined in s. 20 626.072; and 21 (4) service representatives, and as defined in s. 22 626.081, or managing general agents, all as defined in s. 23 626.015 s. 626.091. 24 Section 20. Section 626.729, Florida Statutes, is 25 amended to read: 626.729 "Industrial fire insurance" defined.--For the 26 purposes of this code, "industrial fire insurance" is 27 insurance against loss by fire of either buildings and other 28 29 structures or contents, which may include extended coverage; windstorm insurance; basic limits owner's, landlord's, or 30 tenant's liability insurance with single limits of \$25,000; 31 29

comprehensive personal liability insurance with a single limit 1 of \$25,000; or burglary insurance, under which the premiums 2 3 are collected quarterly or more often and the face amount of 4 the insurance provided by the policy on one risk is not more 5 than \$50,000, including the contents of such buildings and other structures, and the insurer issuing such policy is 6 7 operating under a system of collecting a debit by its agents. 8 A temporary license for an industrial fire or burglary agent 9 issued pursuant to s. 626.175 626.740 shall be solely for the purpose of collecting premiums and servicing in-force 10 policies, and such licensee shall not directly or indirectly 11 12 solicit, negotiate, or effect contracts of insurance. Section 21. Subsections (1) and (2) of section 13 14 626.730, Florida Statutes, are amended to read: 626.730 Purpose of license.--15 (1) The purpose of a license issued under this code to 16 17 a general lines agent, customer representative, or solicitor 18 is to authorize and enable the licensee actively and in good 19 faith to engage in the insurance business as such an agent, customer representative, or solicitor with respect to the 20 public and to facilitate the public supervision of such 21 activities in the public interest, and not for the purpose of 22 23 enabling the licensee to receive a rebate of premium in the form of commission or other compensation as an agent or $\overline{-}$ 24 customer representative, or solicitor or enabling the licensee 25 26 to receive commissions or other compensation based upon 27 insurance solicited or procured by or through him or her upon his or her own interests or those of other persons with whom 28 29 he or she is closely associated in capacities other than that of insurance agent or, customer representative, or solicitor. 30 31 30

1	(2) The department shall not grant, renew, continue,
2	or permit to exist any license or appointment as such agent
3	or,customer representative, or solicitor as to any applicant
4	therefor or licensee or appointee thereunder if it finds that
5	the license or appointment has been, is being, or will
6	probably be used by the applicant, licensee, or appointee for
7	the purpose of securing rebates or commissions on "controlled
8	business," that is, on insurance written on his or her own
9	interests or those of his or her family or of any firm,
10	corporation, or association with which he or she is
11	associated, directly or indirectly, or in which he or she has
12	an interest other than as to the insurance thereof.
13	Section 22. Section 626.7315, Florida Statutes, is
14	created to read:
15	626.7315 Prohibition against the unlicensed
16	transaction of general lines insuranceWith respect to any
17	line of authority as defined in s. 626.015(7), no individual
18	shall, unless licensed as a general lines agent:
19	(1) Solicit insurance or procure applications
20	therefor;
21	(2) In this state, receive or issue a receipt for any
22	money on account of or for any insurer, or receive or issue a
23	receipt for money from other persons to be transmitted to any
24	insurer for a policy, contract, or certificate of insurance or
25	any renewal thereof, even though the policy, certificate, or
26	contract is not signed by him or her as agent or
27	representative of the insurer;
28	(3) Directly or indirectly represent himself or
29	herself to be an agent of any insurer or as an agent, to
30	collect or forward any insurance premium, or to solicit,
31	negotiate, effect, procure, receive, deliver, or forward,
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directly or indirectly, any insurance contract or renewal 1 2 thereof or any endorsement relating to an insurance contract, 3 or attempt to effect the same, of property or insurable business activities or interests, located in this state; 4 5 (4) In this state, engage or hold himself or herself 6 out as engaging in the business of analyzing or abstracting 7 insurance policies or of counseling or advising or giving opinions, other than as a licensed attorney at law, relative 8 9 to insurance or insurance contracts, for fee, commission, or other compensation, other than as a salaried bona fide 10 full-time employee so counseling and advising his or her 11 12 employer relative to the insurance interests of the employer 13 and of the subsidiaries or business affiliates of the 14 employer; 15 (5) In any way, directly or indirectly, make or cause 16 to be made, or attempt to make or cause to be made, any 17 contract of insurance for or on account of any insurer; (6) Solicit, negotiate, or in any way, directly or 18 19 indirectly, effect insurance contracts, if a member of a 20 partnership or association, or a stockholder, officer, or 21 agent of a corporation which holds an agency appointment from 22 any insurer; or 23 (7) Receive or transmit applications for suretyship, or receive for delivery bonds founded on applications 24 forwarded from this state, or otherwise procure suretyship to 25 26 be effected by a surety insurer upon the bonds of persons in 27 this state or upon bonds given to persons in this state. Section 23. Subsection (1) of section 626.732, Florida 28 29 Statutes, is amended, and subsection (4) is added to said section, to read: 30 31 32 CODING: Words stricken are deletions; words underlined are additions.

626.732 Requirement as to knowledge, experience, or 1 2 instruction.--3 (1) Except as provided in subsection (3), no applicant 4 for a license as a general lines agent, except for a chartered 5 property and casualty underwriter (CPCU), other than as to a 6 limited license as to baggage and motor vehicle excess 7 liability insurance, credit property insurance, credit 8 insurance, or in-transit and storage personal property 9 insurance, shall be qualified or licensed unless within the 4 years immediately preceding the date the application for 10 license is filed with the department the applicant has: 11 12 (a) Taught or successfully completed classroom courses 13 in insurance satisfactory to the department at a school, 14 college, or extension division thereof, approved by the 15 department; (b) Completed a correspondence course in insurance 16 17 satisfactory to the department and regularly offered by accredited institutions of higher learning in this state and, 18 19 except if he or she is applying for a limited license under s. 626.321, has had at least 6 months of responsible insurance 20 duties as a substantially full-time bona fide employee in all 21 22 lines of property and casualty insurance set forth in the 23 definition of general lines agent under s. 626.015 s. 626.041(1); or 24

(c) Completed at least 1 year in responsible insurance duties as a substantially full-time bona fide employee in all lines of property and casualty insurance, exclusive of aviation and wet marine and transportation insurances but not exclusive of boats of less than 36 feet in length or aircraft not held out for hire, as set forth in <u>the definition of a</u> general lines agent under s. 626.015 s. 626.041(1), without

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the education requirement mentioned in paragraph (a) or 1 2 paragraph (b); or 3 (d)1. Completed at least 1 year of responsible 4 insurance duties as a licensed and appointed customer 5 representative in either commercial or personal lines of 6 property and casualty insurance and 40 hours of classroom 7 courses approved by the department covering the areas of 8 property, casualty, surety, health, and marine insurance; or 9 2. Completed at least 1 year of responsible insurance duties as a licensed and appointed service representative in 10 either commercial or personal lines of property and casualty 11 12 insurance and 80 hours of classroom courses approved by the 13 department covering the areas of property, casualty, surety, 14 health, and marine insurance. 15 (4) Classroom and correspondence courses under subsection (1) must include instruction on the subject matter 16 17 of unauthorized entities engaging in the business of insurance. The scope of the topic of unauthorized entities 18 19 shall include the Florida Nonprofit Multiple-Employer Welfare 20 Arrangement Act and the Employee Retirement Income Security Act, 29 U.S.C. s. 1001, et seq., as it relates to the 21 provision of health insurance by employers and the regulation 22 23 thereof. Section 24. Effective July 1, 2002, subsections (4) 24 and (5) are added to section 626.738, Florida Statutes, to 25 26 read: 27 626.738 Solicitor's powers; agent's or agency's 28 responsibility.--29 (4) The department shall not issue or renew solicitor 30 licenses and appointments on or after October 1, 2002. 31 Effective 12:01 a.m., October 1, 2002, all solicitor licenses 34

and appointments shall be canceled by operation of law. Each 1 2 solicitor licensee may have his or her license converted to a 3 general lines agent license. No later than August 1, 2002, 4 the department shall notify existing solicitor licensees of 5 the procedure for converting their license to a general lines 6 agent license, including the requirement of a written request 7 to have the license converted and payment of any required 8 fees. Upon receipt of the written request and fee, the 9 department shall issue a general lines insurance agent license to the solicitor licensee. Conversion of existing solicitor 10 licenses to general lines agent licenses shall be completed 11 12 prior to October 1, 2002. 13 (5) After the department converts the solicitor 14 license to a general lines agent license, the licensee shall 15 comply with all provisions of the Florida Insurance Code pertaining to general lines agents. 16 17 Section 25. Section 626.741, Florida Statutes, is 18 amended to read: 19 626.741 Nonresident agents; licensing and 20 restrictions.--21 (1) The department may, upon written application and 22 the payment of the fees as specified in s. 624.501, issue a 23 license as: (a) A nonresident general lines agent to an individual 24 25 licensed in his or her home state as a resident agent for the 26 same line of authority as a Florida resident general lines 27 agent and who is otherwise qualified therefor under the laws of this state, but who is not a resident of this state, if by 28 29 the laws of the individual's home state of the individual's residence, residents of this state may be licensed in a 30 31 35 CODING: Words stricken are deletions; words underlined are additions.

similar like manner as a nonresident agent of his or her home 1 2 state. 3 (b) A customer representative to an individual who is 4 otherwise qualified therefor, who is not a resident of this 5 state, but who is a resident of a state sharing that shares a 6 common boundary with this state. 7 (2) The department may enter into reciprocal 8 agreements with the appropriate official of any other state 9 waiving the written examination of any applicant resident in that other state if: 10 (a) In the applicant's home state, a resident of this 11 12 state is privileged to procure a general lines agent's license 13 upon compliance with the conditions specified in subsection 14 (1) and without discrimination as to fees or otherwise in favor of the residents of the individual's home state. 15 16 The appropriate official of the individual's home (b) 17 state certifies that the applicant holds a currently valid 18 license as a resident agent in his or her home state for the 19 same line of authority as a general lines agent in this state. 20 (c) The applicant satisfies the examination 21 requirement under s. 626.221, or qualifies for an exemption 22 thereunder. 23 (3) (3) (2) The department shall not, however, issue any license and appointment to any nonresident who has an office 24 or place of business in this state, or who has any direct or 25 26 indirect pecuniary interest in any insurance agent, insurance 27 agency, or in any solicitor licensed as a resident of this state; nor to any individual who does not, at the time of 28 29 issuance and throughout the existence of the Florida license, hold a license as agent or broker issued by his or her home 30 the state of his or her residence; nor to any individual who 31 36

is employed by any insurer as a service representative or who 1 is a managing general agent in any state, whether or not also 2 3 licensed in another state as an agent or broker. The 4 foregoing requirement to hold a similar license in the 5 applicant's home state of residence does not apply to customer 6 representatives unless the home state licenses residents of 7 that state in a similar like manner. The prohibition against having an office or place of business in this state does not 8 9 apply to customer representatives who are required to conduct business solely within the confines of the office of a 10 licensed and appointed Florida resident general lines agent in 11 12 this state. The authority of such nonresident license is limited to the specific lines of authority granted in the 13 14 license issued by the agent's home state of residence and 15 further limited to the specific lines authorized under the nonresident license issued by this state. The department shall 16 17 have discretion to refuse to issue any license or appointment to a nonresident when it has reason to believe that the 18 19 applicant by ruse or subterfuge is attempting to avoid the intent and prohibitions contained in this subsection or to 20 believe that any of the grounds exist as for suspension or 21 22 revocation of license as set forth in ss. 626.611 and 626.621. 23 (4) (4) (3) Such a nonresident shall not directly or indirectly solicit, negotiate, or effect insurance contracts 24 in this state unless accompanied by a countersigning agent, 25 26 resident in this state, on such risk. 27 (5)(4)(a) All insurance policies as defined in s.

627.402, written under the nonresident agent's license,
including those written or issued pursuant to the Surplus
Lines Law, part VIII, on risks or property located in this
state must be countersigned by a local agent resident of this

37

state; and it shall be the duty and responsibility of the 1 nonresident agent, and, if called upon to do so by the 2 3 countersigning agent, of the insurer likewise, to assure that 4 such resident local agent receives the same commission as 5 allowed by the home state of residence of the nonresident 6 agent, but in no event shall the resident local agent receive, 7 accept, or retain less than 50 percent of the usual Florida 8 local agent's commission or 50 percent of the nonresident 9 agent's commission, whichever is less, on policies of insurance covering property as defined in s. 624.604 and 10 insurance covering in whole or in part real property and 11 12 tangible personal property, including property floater policies. On all other policies of insurance, including 13 14 insurance covering motor vehicles, plate glass, burglary, 15 robbery, theft, larceny, boiler and machinery, workers' compensation, fidelity and surety, bodily injury liability, 16 17 and property damage liability, in no event shall he or she receive, accept, or retain less than 25 percent of the usual 18 19 Florida local agent's commission or 25 percent of the nonresident agent's commission, whichever is less. 20 21 (b) The provisions of this subsection, with respect to resident agent countersignature commission, shall not be 22 23 applicable to any contracts of insurance purchased by a person whose premiums for insurance in the preceding year of such 24 purchase exceeded \$250,000 in the aggregate. Nothing herein 25 26 is intended to preclude the negotiation and payment of a 27 commission to the countersigning agent to compensate him or her for services performed or to be performed. 28 29 (6) (5) Any individual who holds a Florida nonresident agent's license, upon becoming a resident of this state may, 30

for a period not to exceed 90 days, continue to transact

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1	insurance in this state under the nonresident license and
2	appointment. Such individual must make application for
3	resident licensure and must become licensed as a resident
4	agent within 90 days of becoming a resident of this state.
5	(7) (6) Upon becoming a resident of this state, an
6	individual who holds a Florida nonresident agent's license is
7	no longer eligible for licensure as a nonresident agent if
8	such individual fails to make application for a resident
9	license and become licensed as a resident agent within 90
10	days. His or her license and any appointments shall be
11	canceled immediately. He or she may apply for a resident
12	license pursuant to s. 626.731.
13	(8) (7) Except as provided in this section and ss.
14	626.742 and 626.743, nonresident agents shall be subject to
15	the same requirements as apply to agents resident in this
16	state.
17	(9) If available, the department shall verify the
18	nonresident applicant's licensing status through the Producer
19	Database maintained by the National Association of Insurance
20	Commissioners, its affiliates, or subsidiaries.
21	Section 26. Subsection (6) of section 626.7454,
22	Florida Statutes, is amended to read:
23	626.7454 Managing general agents; duties of
24	insurers
25	(6) An insurer shall review its books and records on a
26	quarterly basis to determine if any producer has become a
27	managing general agent as defined in s. <u>626.015</u> 626.091 . If
28	the insurer determines that a producer has become a managing
29	general agent, the insurer shall promptly notify the producer
30	and the department of such determination and the insurer and
31	producer must fully comply with the provisions of this section
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CODING: Words stricken are deletions; words <u>underlined</u> are additions.	

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and ss. 626.7451, 626.7452, and 626.7453 within 30 days after
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    such determination.
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   Subsections (1), (3), and (4) do not apply to a managing
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   general agent that is a controlled or controlling person.
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           Section 27. Section 626.7455, Florida Statutes, is
б
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    created to read:
           626.7455 Managing general agent; responsibility of
8
9
    insurer.--
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          (1) No insurer shall enter into an agreement with any
    person to manage the business written in this state by the
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12
    general lines agents appointed by the insurer or appointed by
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    the managing general agent on behalf of the insurer unless the
14
   person is properly licensed and appointed as a managing
15
    general agent in this state. An insurer shall be responsible
    for the acts of its managing general agent when the agent acts
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17
    within the scope of his or her authority.
18
          (2) This section does not apply to surplus lines
19
    insurance when written pursuant to the Surplus Lines Law, ss.
20
    626.913-626.937.
21
           Section 28. Section 626.779, Florida Statutes, is
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    amended to read:
23
           626.779 "Life agent" defined. -- For the purposes of
24
    this part, a "life agent" is as defined in s. 626.015 \frac{626.051}{626.051}.
           Section 29. Section 626.7845, Florida Statutes, is
25
26
    created to read:
27
           626.7845 Prohibition against unlicensed transaction of
    life insurance.--
28
29
          (1) An individual may not solicit or sell variable
    life insurance, variable annuity contracts, or any other
30
    indeterminate value or variable contract as defined in s.
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                                  40
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627.8015, unless the individual has successfully completed a 1 2 licensure examination relating to variable annuity contracts 3 authorized and approved by the department. 4 (2) Except as provided in s. 626.112(6), with respect 5 to any line of authority specified in s. 626.015(12), no 6 individual shall, unless licensed as a life agent: 7 (a) Solicit insurance or annuities or procure 8 applications; or 9 (b) In this state, engage or hold himself or herself 10 out as engaging in the business of analyzing or abstracting insurance policies or of counseling or advising or giving 11 opinions to persons relative to insurance or insurance 12 13 contracts other than: 14 1. As a consulting actuary advising an insurer; or 15 2. As to the counseling and advising of labor unions, associations, trustees, employers, or other business entities, 16 17 the subsidiaries and affiliates of each, relative to their interests and those of their members or employees under 18 19 insurance benefit plans. 20 Section 30. Paragraph (d) of subsection (1) of section 21 626.785, Florida Statutes, is amended to read: 626.785 Qualifications for license.--22 23 (1) The department shall not grant or issue a license as life agent to any individual found by it to be 24 25 untrustworthy or incompetent, or who does not meet the 26 following qualifications: (d) Must not be a funeral director or direct disposer, 27 or an employee or representative thereof, or have an office 28 29 in, or in connection with, a funeral establishment, except that a funeral establishment may contract with a life 30 insurance agent to sell a preneed contract as defined in 31 41 CODING: Words stricken are deletions; words underlined are additions.

chapter 497. Notwithstanding other provisions of this chapter, 1 such insurance agent may sell limited policies of insurance 2 3 covering the expense of final disposition or burial of an 4 insured in an amount not to exceed 10,000; 7,500. 5 Section 31. Subsections (1) and (2) of section 6 626.7851, Florida Statutes, are amended to read: 7 626.7851 Requirement as to knowledge, experience, or 8 instruction. -- No applicant for a license as a life agent, 9 except for a chartered life underwriter (CLU), shall be qualified or licensed unless within the 4 years immediately 10 preceding the date the application for a license is filed with 11 12 the department he or she has: (1) Successfully completed 40 hours of classroom 13 14 courses in insurance satisfactory to the department at a school or college, or extension division thereof, or other 15 16 authorized course of study, approved by the department. 17 Courses must include instruction on the subject matter of 18 unauthorized entities engaging in the business of insurance, 19 to include the Florida Nonprofit Multiple-Employer Welfare 20 Arrangement Act and the Employee Retirement Income Security Act, 29 U.S.C. s. 1001, et seq., as it relates to the 21 provision of life insurance by employers to their employees 22 and the regulation thereof; 23 (2) Successfully completed a correspondence course in 24 25 insurance satisfactory to the department and regularly offered 26 by accredited institutions of higher learning in this state, approved by the department. Courses must include instruction 27 on the subject matter of unauthorized entities engaging in the 28 29 business of insurance, to include the Florida Nonprofit Multiple-Employer Welfare Arrangement Act and the Employee 30 31 Retirement Income Security Act, 29 U.S.C. s. 1001, et seq., as 42

it relates to the provision of life insurance by employers to 1 2 their employees and the regulation thereof; 3 Section 32. Subsection (1) of section 626.790, Florida 4 Statutes, is amended to read: 5 626.790 Temporary license; pending examination.--6 (1) Each applicant for a life agent's license to 7 represent an insurer of the industrial or ordinary-combination 8 class may, upon payment of the required license and 9 appointment fees, have issued to him or her a temporary license for a period not exceeding 6 months. The department 10 shall not issue a temporary license as to an ordinary class 11 12 agent, except as provided in s. 626.175 626.791. Section 33. Subsections (1) and (2) of section 13 14 626.792, Florida Statutes, are amended, and subsection (9) is added to said section, to read: 15 16 626.792 Nonresident agents; licensing and 17 restrictions.--(1) The department, upon written application and 18 19 payment of the fees specified in s. 624.501, may issue a 20 license as a nonresident life agent to an individual a person not resident of this state, upon compliance with the 21 applicable provisions of this code, if that individual's home 22 23 the state or province of Canada of such person's residence will accord the same privilege to a resident of this state. 24 25 (2) The department may enter into reciprocal 26 agreements with the appropriate official of any other state or province of Canada waiving the written examination of any 27 28 applicant resident in such other state or province if, in that 29 other state or province, a resident of this state is 30 privileged to procure a life insurance agent's license upon the foregoing conditions and without discrimination as to fees 31 43

or otherwise in favor of the residents of such other state or 1 province and: 2 3 (a) A written examination, substantially equivalent to 4 the examination required by this state, is required of an 5 applicant for a life insurance agent's license in such other 6 state or province.+ 7 (b) The appropriate official of the other state or 8 province certifies that the applicant holds a currently valid 9 license as a life insurance agent in such other state or province and satisfies the examination requirement under s. 10 626.221 or is exempt under such section either passed such a 11 12 written examination or was the holder of a life insurance agent's license prior to the time a written examination was 13 14 required; and 15 (c) In such other state or province, a resident of 16 this state is privileged to procure a life insurance agent's 17 license upon the foregoing conditions and without discrimination as to fees or otherwise in favor of the 18 19 residents of such other state or province. 20 (9) If available, the department shall verify the 21 nonresident applicant's licensing status through the Producer 22 Database maintained by the National Association of Insurance 23 Commissioners, its affiliates or subsidiaries. Section 34. Section 626.8305, Florida Statutes, is 24 25 created to read: 26 626.8305 Prohibition against the unlicensed 27 transaction of health insurance.--Except as provided in s. 28 626.112(6), with respect to any line of authority specified in 29 s. 626.015(8), no individual shall, unless licensed as a health agent: 30 31 (1) Solicit insurance or procure applications; or 44

(2) In this state, engage or hold himself or herself 1 2 out as engaging in the business of analyzing or abstracting 3 insurance policies or of counseling or advising or giving 4 opinions to persons relative to insurance contracts other 5 than: 6 (a) As a consulting actuary advising insurers; or 7 (b) As to the counseling and advising of labor unions, 8 associations, trustees, employers, or other business entities, 9 the subsidiaries and affiliates of each, relative to their interests and those of their members or employees under 10 insurance benefit plans. 11 Section 35. Subsections (1) and (2) of section 12 626.8311, Florida Statutes, are amended to read: 13 14 626.8311 Requirement as to knowledge, experience, or 15 instruction. -- No applicant for a license as a health agent, except for a chartered life underwriter (CLU), shall be 16 17 qualified or licensed unless within the 4 years immediately preceding the date the application for license is filed with 18 19 the department he or she has: 20 (1) Successfully completed 40 hours of classroom courses in insurance satisfactory to the department at a 21 school or college, or extension division thereof, or other 22 23 authorized course of study, approved by the department. Courses must include instruction on the subject matter of 24 unauthorized entities engaging in the business of insurance, 25 26 to include the Florida Nonprofit Multiple-Employer Welfare 27 Arrangement Act and the Employee Retirement Income Security Act, 29 U.S.C. s. 1001, et seq., as it relates to the 28 29 provision of health insurance by employers to their employees 30 and the regulation thereof; 31 45

(2) Successfully completed a correspondence course in 1 2 insurance satisfactory to the department and regularly offered 3 by accredited institutions of higher learning in this state, 4 approved by the department. Courses must include instruction 5 on the subject matter of unauthorized entities engaging in the 6 business of insurance, to include the Florida Nonprofit 7 Multiple-Employer Welfare Arrangement Act and the Employee 8 Retirement Income Security Act, 29 U.S.C. s. 1001, et seq., as 9 it relates to the provision of health insurance by employers to their employees and the regulation thereof; 10 Section 36. Subsections (1) and (2) of section 11 12 626.835, Florida Statutes, are amended, and subsection (9) is added to said section, to read: 13 14 626.835 Nonresident agents; licensing and 15 restrictions.--16 (1) The department, upon written application and 17 payment of the fees specified in s. 624.501, may issue a 18 license as a nonresident health agent to an individual a 19 person not a resident of this state, if the state or province 20 of Canada of such individual's person's residence will accord 21 the same privilege to a resident of this state. (2) The department may enter into reciprocal 22 agreements with the appropriate official of any other state or 23 province of Canada waiving the written examination of any 24 25 applicant resident in such other state or province if, in such 26 other state or province, a resident of this state is privileged to procure a health insurance agent's license upon 27 28 the foregoing conditions and without discrimination as to fees 29 or otherwise in favor of the residents of such other state or 30 province and: 31 46

(a) A written examination, substantially equivalent to 1 2 the examination required by this state, is required of an 3 applicant for a health insurance agent's license in such other 4 state or province.+ 5 (b) The appropriate official of the other state or б province certifies that the applicant holds a currently valid 7 license as a health insurance agent in such other state or 8 province and satisfied the examination requirements under s. 9 626.221 or is exempt under such section either has passed such a written examination or was the holder of a health insurance 10 agent's license prior to the time a written examination was 11 12 required; and 13 (c) In such other state or province, a resident of this state is privileged to procure a health insurance agent's 14 license upon the foregoing conditions and without 15 16 discrimination as to fees or otherwise in favor of the 17 residents of such other state or province. (9) If available, the department shall verify the 18 19 producer's licensing status through the Producer Database 20 maintained by the National Association of Insurance 21 Commissioners, its affiliates or subsidiaries. Section 37. Paragraph (b) of subsection (1) of section 22 23 626.8411, Florida Statutes, is amended to read: 626.8411 Application of Florida Insurance Code 24 25 provisions to title insurance agents or agencies.--26 (1) The following provisions of part II, as applicable 27 to general lines agents or agencies, also apply to title insurance agents or agencies: 28 29 (b) Section 626.175 626.739, relating to temporary 30 licenses. 31 47

Section 38. Subsection (6) is added to section 1 2 626.852, Florida Statutes, to read: 3 626.852 Scope of this part.--4 (6) This part does not apply to any person who adjusts 5 only multiple peril crop insurance or crop hail claims. 6 Section 39. Subsection (1) of section 626.902, Florida 7 Statutes, is amended to read: 626.902 Penalty for representing unauthorized 8 9 insurer.--10 (1) In addition to any other penalties provided in the 11 insurance code: 12 (a) Any insurance agent licensed in this state who in 13 this state knowingly represents or aids an unauthorized 14 insurer in violation of s. 626.901 commits a felony 15 misdemeanor of the third second degree, punishable as provided in s. 775.082,or s. 775.083, or s. 775.084. 16 17 (b) Any person other than an insurance agent licensed 18 in this state who in this state represents or aids an 19 unauthorized insurer in violation of s. 626.901 commits a 20 felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 21 (c) Any person who commits a subsequent violation of 22 23 this section commits a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084. 24 25 Section 40. Subsection (2) of section 626.927, Florida 26 Statutes, is amended to read: 626.927 Licensing of surplus lines agent .--27 28 (2) Any individual while licensed and appointed as a 29 managing general agent as defined in s. 626.015 626.091, or service representative as defined in s. 626.015 626.081, and 30 who otherwise possesses all of the other qualifications of a 31 48

general lines agent under this code, and who has a minimum of 1 1 year's experience working for a licensed surplus lines agent 2 3 or who has successfully completed 60 class hours in surplus 4 and excess lines in a course approved by the department, may, 5 upon taking and successfully passing a written examination as б to surplus lines, as given by the department, be licensed as a 7 surplus lines agent solely for the purpose of placing with 8 surplus lines insurers property, marine, casualty, or surety 9 coverages originated by general lines agents; except that no 10 examination as for a general lines agent's license shall be required of any managing general agent or service 11 12 representative who held a Florida surplus lines agent's 13 license as of January 1, 1959. 14 Section 41. Subsection (4) of section 626.992, Florida Statutes, is amended to read: 15 626.992 Use of viatical settlement licensed brokers, 16 17 providers, and sales agents required. --18 (4) A person may not perform the functions of a 19 viatical settlement sales agent unless licensed as a life 20 agent as defined in s. 626.015 626.051 and as provided in this 21 chapter. 22 Section 42. Paragraph (b) of subsection (6) of section 23 629.401, Florida Statutes, is amended to read: 24 629.401 Insurance exchange.--25 (6) 26 (b) In addition to the insurance laws specified in 27 paragraph (a), the department shall regulate the exchange 28 pursuant to the following powers, rights, and duties: 29 1. General examination powers. -- The department shall examine the affairs, transactions, accounts, records, and 30 assets of any security fund, exchange, members, and associate 31 49

brokers as often as it deems advisable. The examination may 1 be conducted by the accredited examiners of the department at 2 3 the offices of the entity or person being examined. The 4 department shall examine in like manner each prospective 5 member or associate broker applying for membership in an б exchange. 7 2. Departmental approval and applications of 8 underwriting members .-- No underwriting member shall commence 9 operation without the approval of the department. Before commencing operation, an underwriting member shall provide a 10 written application containing: 11 12 a. Name, type, and purpose of the underwriting member. Name, residence address, business background, and 13 b. 14 qualifications of each person associated or to be associated in the formation or financing of the underwriting member. 15 Full disclosure of the terms of all understandings 16 с. 17 and agreements existing or proposed among persons so 18 associated relative to the underwriting member, or the 19 formation or financing thereof, accompanied by a copy of each such agreement or understanding. 20 21 d. Full disclosure of the terms of all understandings 22 and agreements existing or proposed for management or 23 exclusive agency contracts. Investigation of underwriting member 24 3. 25 applications .-- In connection with any proposal to establish an 26 underwriting member, the department shall make an investigation of: 27 28 The character, reputation, financial standing, and a. 29 motives of the organizers, incorporators, or subscribers organizing the proposed underwriting member. 30 31 50

b. The character, financial responsibility, insurance
 experience, and business qualifications of its proposed
 officers.

4 c. The character, financial responsibility, business
5 experience, and standing of the proposed stockholders and
6 directors, or owners.

7 4. Notice of management changes. -- An underwriting 8 member shall promptly give the department written notice of 9 any change among the directors or principal officers of the underwriting member within 30 days after such change. 10 The department shall investigate the new directors or principal 11 12 officers of the underwriting member. The department's investigation shall include an investigation of the character, 13 14 financial responsibility, insurance experience, and business 15 qualifications of any new directors or principal officers. As 16 a result of the investigation, the department may require the 17 underwriting member to replace any new directors or principal officers. 18

19 5. Alternate financial statement.--In lieu of any
20 financial examination, the department may accept an audited
21 financial statement.

22 6. Correction and reconstruction of records.--If the 23 department finds any accounts or records to be inadequate, or inadequately kept or posted, it may employ experts to 24 25 reconstruct, rewrite, post, or balance them at the expense of 26 the person or entity being examined if such person or entity has failed to maintain, complete, or correct such records or 27 accounts after the department has given him or her or it 28 29 notice and reasonable opportunity to do so.

30 7. Obstruction of examinations.--Any person or entity31 who or which willfully obstructs the department or its

51

examiner in an examination is guilty of a misdemeanor of the
 second degree, punishable as provided in s. 775.082 or s.
 775.083.

4 8. Filing of annual statement. -- Each underwriting 5 member shall file with the department a full and true 6 statement of its financial condition, transactions, and 7 affairs. The statement shall be filed on or before March 1 of 8 each year, or within such extension of time as the department 9 for good cause grants, and shall be for the preceding calendar year. The statement shall contain information generally 10 included in insurer financial statements prepared in 11 12 accordance with generally accepted insurance accounting principles and practices and in a form generally utilized by 13 14 insurers for financial statements, sworn to by at least two 15 executive officers of the underwriting member. The form of the financial statements shall be the approved form of the 16 National Association of Insurance Commissioners or its 17 successor organization. The department may by rule require 18 19 each insurer to submit any part of the information contained in the financial statement in a computer-readable form 20 compatible with the department's electronic data processing 21 system. In addition to information furnished in connection 22 23 with its annual statement, an underwriting member must furnish to the department as soon as reasonably possible such 24 information about its transactions or affairs as the 25 26 department requests in writing. All information furnished 27 pursuant to the department's request must be verified by the oath of two executive officers of the underwriting member. 28 29 9. Record maintenance.--Each underwriting member shall have and maintain its principal place of business in this 30 state and shall keep therein complete records of its assets, 31

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52

transactions, and affairs in accordance with such methods and
 systems as are customary for or suitable to the kind or kinds
 of insurance transacted.

4 10. Examination of agents. -- If the department has 5 reason to believe that any agent, as defined in s. 626.015 6 626.041, s. 626.051, s. 626.062,or s. 626.914, has violated 7 or is violating any provision of the insurance law, or upon 8 receipt of a written complaint signed by any interested person 9 indicating that any such violation may exist, the department shall conduct such examination as it deems necessary of the 10 accounts, records, documents, and transactions pertaining to 11 12 or affecting the insurance affairs of such agent.

13 11. Written reports of department.--The department or 14 its examiner shall make a full and true written report of any 15 examination. The report shall contain only information obtained from examination of the records, accounts, files, and 16 17 documents of or relative to the person or entity examined or from testimony of individuals under oath, together with 18 19 relevant conclusions and recommendations of the examiner based The department shall furnish a copy of the report to 20 thereon. the person or entity examined not less than 30 days prior to 21 filing the report in its office. If such person or entity so 22 23 requests in writing within such 30-day period, the department 24 shall grant a hearing with respect to the report and shall not file the report until after the hearing and after such 25 26 modifications have been made therein as the department deems 27 proper.

28 12. Admissibility of reports.--The report of an 29 examination when filed shall be admissible in evidence in any 30 action or proceeding brought by the department against the 31 person or entity examined, or against his or her or its

53

officers, employees, or agents. The department or its examiners may at any time testify and offer other proper evidence as to information secured or matters discovered during the course of an examination, whether or not a written report of the examination has been either made, furnished, or filed in the department.

7 13. Publication of reports.--After an examination
8 report has been filed, the department may publish the results
9 of any such examination in one or more newspapers published in
10 this state whenever it deems it to be in the public interest.

14. Consideration of examination reports by entity 11 12 examined.--After the examination report of an underwriting member has been filed, an affidavit shall be filed with the 13 14 department, not more than 30 days after the report has been 15 filed, on a form furnished by the department and signed by the person or a representative of any entity examined, stating 16 17 that the report has been read and that the recommendations 18 made in the report will be considered within a reasonable 19 time.

20 15. Examination costs.--Each person or entity examined 21 by the department shall pay to the department the expenses 22 incurred in such examination.

16. Exchange costs.--An exchange shall reimburse the department for any expenses incurred by it relating to the regulation of the exchange and its members, except as specified in subparagraph 15.

27 17. Powers of examiners.--Any examiner appointed by 28 the department, as to the subject of any examination, 29 investigation, or hearing being conducted by him or her, may 30 administer oaths, examine and cross-examine witnesses, and 31 receive oral and documentary evidence, and shall have the

power to subpoena witnesses, compel their attendance and 1 testimony, and require by subpoena the production of books, 2 3 papers, records, files, correspondence, documents, or other 4 evidence which the examiner deems relevant to the inquiry. If 5 any person refuses to comply with any such subpoena or to testify as to any matter concerning which he or she may be 6 7 lawfully interrogated, the Circuit Court of Leon County or the circuit court of the county wherein such examination, 8 9 investigation, or hearing is being conducted, or of the county wherein such person resides, on the department's application 10 may issue an order requiring such person to comply with the 11 12 subpoena and to testify; and any failure to obey such an order of the court may be punished by the court as a contempt 13 14 thereof. Subpoenas shall be served, and proof of such service 15 made, in the same manner as if issued by a circuit court. Witness fees and mileage, if claimed, shall be allowed the 16 17 same as for testimony in a circuit court.

18 18. False testimony.--Any person willfully testifying 19 falsely under oath as to any matter material to any 20 examination, investigation, or hearing shall upon conviction 21 thereof be guilty of perjury and shall be punished 22 accordingly.

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19. Self-incrimination.--

a. If any person asks to be excused from attending or 24 testifying or from producing any books, papers, records, 25 26 contracts, documents, or other evidence in connection with any 27 examination, hearing, or investigation being conducted by the department or its examiner, on the ground that the testimony 28 29 or evidence required of the person may tend to incriminate him or her or subject him or her to a penalty or forfeiture, and 30 the person notwithstanding is directed to give such testimony 31

55

or produce such evidence, he or she shall, if so directed by 1 the department and the Department of Legal Affairs, 2 3 nonetheless comply with such direction; but the person shall 4 not thereafter be prosecuted or subjected to any penalty or 5 forfeiture for or on account of any transaction, matter, or thing concerning which he or she may have so testified or б 7 produced evidence, and no testimony so given or evidence so 8 produced shall be received against him or her upon any 9 criminal action, investigation, or proceeding; except that no such person so testifying shall be exempt from prosecution or 10 punishment for any perjury committed by him or her in such 11 12 testimony, and the testimony or evidence so given or produced shall be admissible against him or her upon any criminal 13 14 action, investigation, or proceeding concerning such perjury, 15 nor shall he or she be exempt from the refusal, suspension, or 16 revocation of any license, permission, or authority conferred, 17 or to be conferred, pursuant to the insurance law. Any such individual may execute, acknowledge, and 18 b. 19 file in the office of the department a statement expressly waiving such immunity or privilege in respect to any 20 transaction, matter, or thing specified in such statement, and 21 22 thereupon the testimony of such individual or such evidence in

23 relation to such transaction, matter, or thing may be received 24 or produced before any judge or justice, court, tribunal, 25 grand jury, or otherwise; and if such testimony or evidence is 26 so received or produced, such individual shall not be entitled 27 to any immunity or privileges on account of any testimony so 28 given or evidence so produced.

29 20. Penalty for failure to testify.--Any person who
30 refuses or fails, without lawful cause, to testify relative to
31 the affairs of any member, associate broker, or other person

56

when subpoenaed and requested by the department to so testify, as provided in subparagraph 17., shall, in addition to the penalty provided in subparagraph 17., be guilty of a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083.

6 21. Name selection. -- No underwriting member shall be 7 formed or authorized to transact insurance in this state under 8 a name which is the same as that of any authorized insurer or 9 is so nearly similar thereto as to cause or tend to cause confusion or under a name which would tend to mislead as to 10 the type of organization of the insurer. Before incorporating 11 12 under or using any name, the underwriting syndicate or proposed underwriting syndicate shall submit its name or 13 14 proposed name to the department for the approval of the 15 department.

22. Capitalization.--An underwriting member approved 16 17 on or after July 2, 1987, shall provide an initial paid-in 18 capital and surplus of \$3 million and thereafter shall 19 maintain a minimum policyholder surplus of \$2 million in order to be permitted to write insurance. Underwriting members 20 approved prior to July 2, 1987, shall maintain a minimum 21 policyholder surplus of \$1 million. After June 29, 1988, 22 23 underwriting members approved prior to July 2, 1987, must maintain a minimum policyholder surplus of \$1.5 million to 24 write insurance. After June 29, 1989, underwriting members 25 approved prior to July 2, 1987, must maintain a minimum 26 policyholder surplus of \$1.75 million to write insurance. 27 After December 30, 1989, all underwriting members, regardless 28 29 of the date they were approved, must maintain a minimum policyholder surplus of \$2 million to write insurance. Except 30 for that portion of the paid-in capital and surplus which 31

57

shall be maintained in a security fund of an exchange, the 1 2 paid-in capital and surplus shall be invested by an 3 underwriting member in a manner consistent with ss. 625.301-625.340. The portion of the paid-in capital and 4 5 surplus in any security fund of an exchange shall be invested 6 in a manner limited to investments for life insurance 7 companies under the Florida insurance laws. 8 23. Limitations on coverage written.--9 a. Limit of risk .-- No underwriting member shall expose itself to any loss on any one risk in an amount exceeding 10 10 percent of its surplus to policyholders. Any risk or portion 11 of any risk which shall have been reinsured in an assuming 12 reinsurer authorized or approved to do such business in this 13 14 state shall be deducted in determining the limitation of risk prescribed in this section. 15 Restrictions on premiums written.--If the 16 b. department has reason to believe that the underwriting 17 member's ratio of actual or projected annual gross written 18 19 premiums to policyholder surplus exceeds 8 to 1 or the 20 underwriting member's ratio of actual or projected annual net premiums to policyholder surplus exceeds 4 to 1, the 21 department may establish maximum gross or net annual premiums 22 23 to be written by the underwriting member consistent with maintaining the ratios specified in this sub-subparagraph. 24 25 (I) Projected annual net or gross premiums shall be 26 based on the actual writings to date for the underwriting 27 member's current calendar year, its writings for the previous 28 calendar year, or both. Ratios shall be computed on an 29 annualized basis. 30 31 58

(II) For purposes of this sub-subparagraph, the term
 "gross written premiums" means direct premiums written and
 reinsurance assumed.

4 с. Surplus as to policyholders. -- For the purpose of 5 determining the limitation on coverage written, surplus as to 6 policyholders shall be deemed to include any voluntary 7 reserves, or any part thereof, which are not required by or 8 pursuant to law and shall be determined from the last sworn 9 statement of such underwriting member with the department, or 10 by the last report or examination filed by the department, whichever is more recent at the time of assumption of such 11 12 risk.

13 24. Unearned premium reserves.--All unearned premium 14 reserves for business written on the exchange shall be 15 calculated on a monthly or more frequent basis or on such 16 other basis as determined by the department; except that all 17 premiums on any marine or transportation insurance trip risk 18 shall be deemed unearned until the trip is terminated.

19 25. Loss reserves.--All underwriting members of an 20 exchange shall maintain loss reserves, including a reserve for 21 incurred but not reported claims. The reserves shall be 22 subject to review by the department, and, if loss experience 23 shows that an underwriting member's loss reserves are inadequate, the department shall require the underwriting 24 member to maintain loss reserves in such additional amount as 25 26 is needed to make them adequate.

27 26. Distribution of profits.--An underwriting member 28 shall not distribute any profits in the form of cash or other 29 assets to owners except out of that part of its available and 30 accumulated surplus funds which is derived from realized net 31 operating profits on its business and realized capital gains.

59

In any one year such payments to owners shall not exceed 30
 percent of such surplus as of December 31 of the immediately
 preceding year, unless otherwise approved by the department.
 No distribution of profits shall be made that would render an
 underwriting member either impaired or insolvent.

6 27. Stock dividends.--A stock dividend may be paid by 7 an underwriting member out of any available surplus funds in 8 excess of the aggregate amount of surplus advanced to the 9 underwriting member under subparagraph 29.

10 28. Dividends from earned surplus.--A dividend 11 otherwise lawful may be payable out of an underwriting 12 member's earned surplus even though the total surplus of the 13 underwriting member is then less than the aggregate of its 14 past contributed surplus resulting from issuance of its 15 capital stock at a price in excess of the par value thereof.

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29. Borrowing of money by underwriting members.--

17 a. An underwriting member may borrow money to defray the expenses of its organization, provide it with surplus 18 19 funds, or for any purpose of its business, upon a written agreement that such money is required to be repaid only out of 20 the underwriting member's surplus in excess of that stipulated 21 in such agreement. The agreement may provide for interest not 22 23 exceeding 15 percent simple interest per annum. The interest shall or shall not constitute a liability of the underwriting 24 25 member as to its funds other than such excess of surplus, as 26 stipulated in the agreement. No commission or promotion expense shall be paid in connection with any such loan. 27 The use of any surplus note and any repayments thereof shall be 28 29 subject to the approval of the department. Money so borrowed, together with any interest 30 b.

31 thereon if so stipulated in the agreement, shall not form a

60

part of the underwriting member's legal liabilities except as 1 to its surplus in excess of the amount thereof stipulated in 2 3 the agreement, nor be the basis of any setoff; but until 4 repayment, financial statements filed or published by an 5 underwriting member shall show as a footnote thereto the amount thereof then unpaid, together with any interest thereon 6 7 accrued but unpaid. 30. Liquidation, rehabilitation, and 8 9 restrictions .-- The department, upon a showing that a member or associate broker of an exchange has met one or more of the 10 grounds contained in part I of chapter 631, may restrict sales 11 12 by type of risk, policy or contract limits, premium levels, or policy or contract provisions; increase surplus or capital 13 14 requirements of underwriting members; issue cease and desist orders; suspend or restrict a member's or associate broker's 15 right to transact business; place an underwriting member under 16 17 conservatorship or rehabilitation; or seek an order of liquidation as authorized by part I of chapter 631. 18 19 31. Prohibited conduct. -- The following acts by a 20 member, associate broker, or affiliated person shall 21 constitute prohibited conduct: 22 a. Fraud. 23 Fraudulent or dishonest acts committed by a member b. or associate broker prior to admission to an exchange, if the 24 25 facts and circumstances were not disclosed to the department 26 upon application to become a member or associate broker. c. Conduct detrimental to the welfare of an exchange. 27 d. Unethical or improper practices or conduct, 28 29 inconsistent with just and equitable principles of trade as 30 set forth in, but not limited to, ss. 626.951-626.9641 and 626.973. 31 61

1 Failure to use due diligence to ascertain the e. 2 insurance needs of a client or a principal. 3 f. Misstatements made under oath or upon an 4 application for membership on an exchange. 5 Failure to testify or produce documents when g. 6 requested by the department. 7 Willful violation of any law of this state. h. Failure of an officer or principal to testify under 8 i. 9 oath concerning a member, associate broker, or other person's 10 affairs as they relate to the operation of an exchange. j. Violation of the constitution and bylaws of the 11 12 exchange. 13 32. Penalties for participating in prohibited 14 conduct.--15 a. The department may order the suspension of further 16 transaction of business on the exchange of any member or 17 associate broker found to have engaged in prohibited conduct. 18 In addition, any member or associate broker found to have 19 engaged in prohibited conduct may be subject to reprimand, 20 censure, and/or a fine not exceeding \$25,000 imposed by the 21 department. 22 b. Any member which has an affiliated person who is 23 found to have engaged in prohibited conduct shall be subject to involuntary withdrawal or in addition thereto may be 24 25 subject to suspension, reprimand, censure, and/or a fine not 26 exceeding \$25,000. 33. Reduction of penalties. -- Any suspension, 27 reprimand, censure, or fine may be remitted or reduced by the 28 29 department on such terms and conditions as are deemed fair and 30 equitable. 31 62 CODING: Words stricken are deletions; words underlined are additions.

34. Other offenses. -- Any member or associate broker 1 2 that is suspended shall be deprived, during the period of 3 suspension, of all rights and privileges of a member or of an 4 associate broker and may be proceeded against by the 5 department for any offense committed either before or after 6 the date of suspension. 7 35. Reinstatement.--Any member or associate broker 8 that is suspended may be reinstated at any time on such terms 9 and conditions as the department may specify. 36. Remittance of fines.--Fines imposed under this 10 section shall be remitted to the department and shall be paid 11 12 into the Insurance Commissioner's Regulatory Trust Fund. 13 37. Failure to pay fines.--When a member or associate 14 broker has failed to pay a fine for 15 days after it becomes 15 payable, such member or associate broker shall be suspended, 16 unless the department has granted an extension of time to pay 17 such fine. 18 Changes in ownership or assets. -- In the event of a 38. 19 major change in the ownership or a major change in the assets of an underwriting member, the underwriting member shall 20 report such change in writing to the department within 30 days 21 of the effective date thereof. The report shall set forth the 22 23 details of the change. Any change in ownership or assets of more than 5 percent shall be considered a major change. 24 39. Retaliation.--25 26 When by or pursuant to the laws of any other state a. 27 or foreign country any taxes, licenses, or other fees, in the aggregate, and any fines, penalties, deposit requirements, or 28 29 other material obligations, prohibitions, or restrictions are or would be imposed upon an exchange or upon the agents or 30 representatives of such exchange which are in excess of such 31

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63

taxes, licenses, and other fees, in the aggregate, or which 1 are in excess of such fines, penalties, deposit requirements, 2 3 or other obligations, prohibitions, or restrictions directly 4 imposed upon similar exchanges or upon the agents or 5 representatives of such exchanges of such other state or 6 country under the statutes of this state, so long as such laws 7 of such other state or country continue in force or are so 8 applied, the same taxes, licenses, and other fees, in the 9 aggregate, or fines, penalties, deposit requirements, or other 10 material obligations, prohibitions, or restrictions of whatever kind shall be imposed by the department upon the 11 12 exchanges, or upon the agents or representatives of such exchanges, of such other state or country doing business or 13 14 seeking to do business in this state.

b. Any tax, license, or other obligation imposed by
any city, county, or other political subdivision or agency of
a state, jurisdiction, or foreign country on an exchange, or
on the agents or representatives on an exchange, shall be
deemed to be imposed by such state, jurisdiction, or foreign
country within the meaning of sub-subparagraph a.

21

40. Agents.--

Agents as defined in ss. 626.015 626.041, 626.051, 22 a. 23 626.062, and 626.914 who are broker members or associate broker members of an exchange shall be allowed only to place 24 on an exchange the same kind or kinds of business that the 25 26 agent is licensed to place pursuant to Florida law. Direct Florida business as defined in s. 626.916 or s. 626.917 shall 27 be written through a broker member who is a surplus lines 28 29 agent as defined in s. 626.914. The activities of each broker member or associate broker with regard to an exchange shall be 30 subject to all applicable provisions of the insurance laws of 31

64

this state, and all such activities shall constitute
 transactions under his or her license as an insurance agent
 for purposes of the Florida insurance law.

4 b. Premium payments and other requirements.--If an underwriting member has assumed the risk as to a surplus lines 5 6 coverage and if the premium therefor has been received by the 7 surplus lines agent who placed such insurance, then in all 8 questions thereafter arising under the coverage as between the 9 underwriting member and the insured, the underwriting member shall be deemed to have received the premium due to it for 10 such coverage; and the underwriting member shall be liable to 11 12 the insured as to losses covered by such insurance, and for unearned premiums which may become payable to the insured upon 13 14 cancellation of such insurance, whether or not in fact the 15 surplus lines agent is indebted to the underwriting member 16 with respect to such insurance or for any other cause.

17 41. Improperly issued contracts, riders, and18 endorsements.--

19 a. Any insurance policy, rider, or endorsement issued by an underwriting member and otherwise valid which contains 20 any condition or provision not in compliance with the 21 requirements of this section shall not be thereby rendered 22 23 invalid, except as provided in s. 627.415, but shall be construed and applied in accordance with such conditions and 24 provisions as would have applied had such policy, rider, or 25 26 endorsement been in full compliance with this section. In the 27 event an underwriting member issues or delivers any policy for an amount which exceeds any limitations otherwise provided in 28 29 this section, the underwriting member shall be liable to the insured or his or her beneficiary for the full amount stated 30 31

65

in the policy in addition to any other penalties that may be
 imposed.

3 Any insurance contract delivered or issued for b. 4 delivery in this state governing a subject or subjects of 5 insurance resident, located, or to be performed in this state 6 which, pursuant to the provisions of this section, the 7 underwriting member may not lawfully insure under such a 8 contract shall be cancelable at any time by the underwriting 9 member, any provision of the contract to the contrary notwithstanding; and the underwriting member shall promptly 10 cancel the contract in accordance with the request of the 11 12 department therefor. No such illegality or cancellation shall be deemed to relieve the underwriting syndicate of any 13 14 liability incurred by it under the contract while in force or 15 to prohibit the underwriting syndicate from retaining the pro rata earned premium thereon. This provision does not relieve 16 17 the underwriting syndicate from any penalty otherwise incurred 18 by the underwriting syndicate.

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42. Satisfaction of judgments.--

a. Every judgment or decree for the recovery of money
heretofore or hereafter entered in any court of competent
jurisdiction against any underwriting member shall be fully
satisfied within 60 days from and after the entry thereof or,
in the case of an appeal from such judgment or decree, within
60 days from and after the affirmance of the judgment or
decree by the appellate court.

b. If the judgment or decree is not satisfied as required under sub-subparagraph a., and proof of such failure to satisfy is made by filing with the department a certified transcript of the docket of the judgment or the decree together with a certificate by the clerk of the court wherein

66

the judgment or decree remains unsatisfied, in whole or in 1 part, after the time provided in sub-subparagraph a., the 2 3 department shall forthwith prohibit the underwriting member 4 from transacting business. The department shall not permit 5 such underwriting member to write any new business until the judgment or decree is wholly paid and satisfied and proof 6 7 thereof is filed with the department under the official 8 certificate of the clerk of the court wherein the judgment was 9 recovered, showing that the judgment or decree is satisfied of record, and until the expenses and fees incurred in the case 10 are also paid by the underwriting syndicate. 11 12 43. Tender and exchange offers.--No person shall conclude a tender offer or an exchange offer or otherwise 13 14 acquire 5 percent or more of the outstanding voting securities 15 of an underwriting member or controlling company or purchase 5 16 percent or more of the ownership of an underwriting member or 17 controlling company unless such person has filed with, and obtained the approval of, the department and sent to such 18 19 underwriting member a statement setting forth: The identity of, and background information on, 20 a. each person by whom, or on whose behalf, the acquisition is to 21 22 be made; and, if the acquisition is to be made by or on behalf 23 of a corporation, association, or trust, the identity of and background information on each director, officer, trustee, or 24 other natural person performing duties similar to those of a 25 26 director, officer, or trustee for the corporation, association, or trust. 27 The source and amount of the funds or other 28 b. 29 consideration used, or to be used, in making the acquisition. 30 31 67 CODING: Words stricken are deletions; words underlined are additions.

c. Any plans or proposals which such person may have 1 2 to liquidate such member, to sell its assets, or to merge or 3 consolidate it. 4 d. The percentage of ownership which such person 5 proposes to acquire and the terms of the offer or exchange, as 6 the case may be. 7 Information as to any contracts, arrangements, or e. 8 understandings with any party with respect to any securities 9 of such member or controlling company, including, but not limited to, information relating to the transfer of any 10 securities, option arrangements, or puts or calls or the 11 12 giving or withholding of proxies, naming the party with whom 13 such contract, arrangements, or understandings have been 14 entered and giving the details thereof. 15 f. The department may disapprove any acquisition subject to the provisions of this subparagraph by any person 16 17 or any affiliated person of such person who: 18 (I) Willfully violates this subparagraph; 19 (II) In violation of an order of the department issued pursuant to sub-subparagraph j., fails to divest himself or 20 herself of any stock obtained in violation of this 21 subparagraph, or fails to divest himself or herself of any 22 23 direct or indirect control of such stock, within 25 days after such order; or 24 25 (III) In violation of an order issued by the 26 department pursuant to sub-subparagraph j., acquires additional stock of the underwriting member or controlling 27 company, or direct or indirect control of such stock, without 28 29 complying with this subparagraph. The person or persons filing the statement required 30 q. by this subparagraph have the burden of proof. The department 31 68

shall approve any such acquisition if it finds, on the basis 1 of the record made during any proceeding or on the basis of 2 3 the filed statement if no proceeding is conducted, that: 4 (I) Upon completion of the acquisition, the underwriting member will be able to satisfy the requirements 5 6 for the approval to write the line or lines of insurance for 7 which it is presently approved; 8 (II) The financial condition of the acquiring person 9 or persons will not jeopardize the financial stability of the underwriting member or prejudice the interests of its 10 policyholders or the public; 11 12 (III) Any plan or proposal which the acquiring person 13 has, or acquiring persons have, made: 14 (A) To liquidate the insurer, sell its assets, or 15 merge or consolidate it with any person, or to make any other 16 major change in its business or corporate structure or 17 management; or 18 (B) To liquidate any controlling company, sell its 19 assets, or merge or consolidate it with any person, or to make 20 any major change in its business or corporate structure or 21 management which would have an effect upon the underwriting 22 member 23 is fair and free of prejudice to the policyholders of the 24 underwriting member or to the public; 25 26 (IV) The competence, experience, and integrity of those persons who will control directly or indirectly the 27 28 operation of the underwriting member indicate that the 29 acquisition is in the best interest of the policyholders of 30 the underwriting member and in the public interest; 31 69

(V) The natural persons for whom background 1 2 information is required to be furnished pursuant to this 3 subparagraph have such backgrounds as to indicate that it is 4 in the best interests of the policyholders of the underwriting 5 member, and in the public interest, to permit such persons to 6 exercise control over such underwriting member; 7 (VI) The officers and directors to be employed after 8 the acquisition have sufficient insurance experience and 9 ability to assure reasonable promise of successful operation; (VII) The management of the underwriting member after 10 the acquisition will be competent and trustworthy and will 11 12 possess sufficient managerial experience so as to make the proposed operation of the underwriting member not hazardous to 13 14 the insurance-buying public; 15 (VIII) The management of the underwriting member after 16 the acquisition will not include any person who has directly 17 or indirectly through ownership, control, reinsurance 18 transactions, or other insurance or business relations 19 unlawfully manipulated the assets, accounts, finances, or books of any insurer or underwriting member or otherwise acted 20 in bad faith with respect thereto; 21 22 (IX) The acquisition is not likely to be hazardous or 23 prejudicial to the underwriting member's policyholders or the public; and 24 25 (X) The effect of the acquisition of control would not 26 substantially lessen competition in insurance in this state or 27 would not tend to create a monopoly therein. No vote by the stockholder of record, or by any 28 h. 29 other person, of any security acquired in contravention of the provisions of this subparagraph is valid. Any acquisition of 30 any security contrary to the provisions of this subparagraph 31

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70

is void. Upon the petition of the underwriting member or 1 2 controlling company, the circuit court for the county in which 3 the principal office of such underwriting member is located may, without limiting the generality of its authority, order 4 5 the issuance or entry of an injunction or other order to 6 enforce the provisions of this subparagraph. There shall be a 7 private right of action in favor of the underwriting member or 8 controlling company to enforce the provisions of this 9 subparagraph. No demand upon the department that it perform its functions shall be required as a prerequisite to any suit 10 by the underwriting member or controlling company against any 11 12 other person, and in no case shall the department be deemed a necessary party to any action by such underwriting member or 13 14 controlling company to enforce the provisions of this 15 subparagraph. Any person who makes or proposes an acquisition requiring the filing of a statement pursuant to this 16 17 subparagraph, or who files such a statement, shall be deemed 18 to have thereby designated the Insurance Commissioner, or his 19 or her assistant or deputy or another person in charge of his or her office, as such person's agent for service of process 20 under this subparagraph and shall thereby be deemed to have 21 submitted himself or herself to the administrative 22 23 jurisdiction of the department and to the jurisdiction of the 24 circuit court. 25

i. Any approval by the department under this
subparagraph does not constitute a recommendation by the
department for an acquisition, tender offer, or exchange
offer. It is unlawful for a person to represent that the
department's approval constitutes a recommendation. A person
who violates the provisions of this sub-subparagraph is guilty
of a felony of the third degree, punishable as provided in s.

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71

775.082, s. 775.083, or s. 775.084. The 1 2 statute-of-limitations period for the prosecution of an 3 offense committed under this sub-subparagraph is 5 years. 4 j. Upon notification to the department by the 5 underwriting member or a controlling company that any person 6 or any affiliated person of such person has acquired 5 percent 7 or more of the outstanding voting securities of the 8 underwriting member or controlling company without complying 9 with the provisions of this subparagraph, the department shall order that the person and any affiliated person of such person 10 cease acquisition of any further securities of the 11 12 underwriting member or controlling company; however, the person or any affiliated person of such person may request a 13 14 proceeding, which proceeding shall be convened within 7 days 15 after the rendering of the order for the sole purpose of determining whether the person, individually or in connection 16 17 with any affiliated person of such person, has acquired 5 18 percent or more of the outstanding voting securities of an 19 underwriting member or controlling company. Upon the failure of the person or affiliated person to request a hearing within 20 7 days, or upon a determination at a hearing convened pursuant 21 to this sub-subparagraph that the person or affiliated person 22 23 has acquired voting securities of an underwriting member or controlling company in violation of this subparagraph, the 24 department may order the person and affiliated person to 25 26 divest themselves of any voting securities so acquired. 27 k.(I) The department shall, if necessary to protect the public interest, suspend or revoke the certificate of 28 29 authority of any underwriting member or controlling company: 30 (A) The control of which is acquired in violation of 31 this subparagraph;

(B) That is controlled, directly or indirectly, by any 1 2 person or any affiliated person of such person who, in 3 violation of this subparagraph, has obtained control of an 4 underwriting member or controlling company; or 5 (C) That is controlled, directly or indirectly, by any 6 person who, directly or indirectly, controls any other person 7 who, in violation of this subparagraph, acquires control of an 8 underwriting member or controlling company. 9 (II) If any underwriting member is subject to suspension or revocation pursuant to sub-subparagraph (I), 10 the underwriting member shall be deemed to be in such 11 12 condition, or to be using or to have been subject to such methods or practices in the conduct of its business, as to 13 14 render its further transaction of insurance presently or 15 prospectively hazardous to its policyholders, creditors, or stockholders or to the public. 16 17 1.(I) For the purpose of this sub-subparagraph, the term "affiliated person" of another person means: 18 19 (A) The spouse of such other person; 20 The parents of such other person and their lineal (B) descendants and the parents of such other person's spouse and 21 22 their lineal descendants; 23 (C) Any person who directly or indirectly owns or controls, or holds with power to vote, 5 percent or more of 24 the outstanding voting securities of such other person; 25 26 (D) Any person 5 percent or more of the outstanding 27 voting securities of which are directly or indirectly owned or controlled, or held with power to vote, by such other person; 28 29 (E) Any person or group of persons who directly or 30 indirectly control, are controlled by, or are under common 31 73

control with such other person; or any officer, director, 1 2 partner, copartner, or employee of such other person; 3 (F) If such other person is an investment company, any investment adviser of such company or any member of an 4 5 advisory board of such company; 6 (G) If such other person is an unincorporated 7 investment company not having a board of directors, the 8 depositor of such company; or 9 (H) Any person who has entered into an agreement, written or unwritten, to act in concert with such other person 10 in acquiring or limiting the disposition of securities of an 11 12 underwriting member or controlling company. (II) For the purposes of this section, the term 13 14 "controlling company" means any corporation, trust, or association owning, directly or indirectly, 25 percent or more 15 of the voting securities of one or more underwriting members. 16 17 m. The department is authorized to adopt, amend, or repeal rules that are necessary to implement the provisions of 18 19 this subparagraph, pursuant to chapter 120. 20 Background information.--The information as to the 44. background and identity of each person about whom information 21 22 is required to be furnished pursuant to sub-subparagraph 43.a. 23 shall include, but shall not be limited to: a. Such person's occupations, positions of employment, 24 25 and offices held during the past 10 years. 26 b. The principal business and address of any business, corporation, or other organization in which each such office 27 28 was held or in which such occupation or position of employment was carried on. 29 30 31 74 CODING: Words stricken are deletions; words underlined are additions.

с. Whether, at any time during such 10-year period, 1 2 such person was convicted of any crime other than a traffic 3 violation. 4 d. Whether, during such 10-year period, such person 5 has been the subject of any proceeding for the revocation of 6 any license and, if so, the nature of such proceeding and the 7 disposition thereof. 8 Whether, during such 10-year period, such person e. 9 has been the subject of any proceeding under the federal Bankruptcy Act or whether, during such 10-year period, any 10 corporation, partnership, firm, trust, or association in which 11 12 such person was a director, officer, trustee, partner, or 13 other official has been subject to any such proceeding, either 14 during the time in which such person was a director, officer, trustee, partner, or other official, or within 12 months 15 16 thereafter. 17 f. Whether, during such 10-year period, such person has been enjoined, either temporarily or permanently, by a 18 19 court of competent jurisdiction from violating any federal or state law regulating the business of insurance, securities, or 20 banking, or from carrying out any particular practice or 21 practices in the course of the business of insurance, 22 23 securities, or banking, together with details of any such 24 event. 25 45. Security fund. -- All underwriting members shall be 26 members of the security fund of any exchange. 46. Underwriting member defined.--Whenever the term 27 "underwriting member" is used in this subsection, it shall be 28 29 construed to mean "underwriting syndicate." 30 31 75 CODING: Words stricken are deletions; words underlined are additions.

47. Offsets. -- Any action, requirement, or constraint 1 2 imposed by the department shall reduce or offset similar 3 actions, requirements, or constraints of any exchange. 4 48. Restriction on member ownership. --5 Investments existing prior to July 2, 1987.--The a. 6 investment in any member by brokers, agents, and 7 intermediaries transacting business on the exchange, and the 8 investment in any such broker, agent, or intermediary by any 9 member, directly or indirectly, shall in each case be limited in the aggregate to less than 20 percent of the total 10 investment in such member, broker, agent, or intermediary, as 11 12 the case may be. After December 31, 1987, the aggregate percent of the total investment in such member by any broker, 13 14 agent, or intermediary and the aggregate percent of the total 15 investment in any such broker, agent, or intermediary by any member, directly or indirectly, shall not exceed 15 percent. 16 17 After June 30, 1988, such aggregate percent shall not exceed 10 percent and after December 31, 1988, such aggregate percent 18 19 shall not exceed 5 percent. Investments arising on or after July 2, 1987.--The 20 b. investment in any underwriting member by brokers, agents, or 21 22 intermediaries transacting business on the exchange, and the 23 investment in any such broker, agent, or intermediary by any underwriting member, directly or indirectly, shall in each 24 25 case be limited in the aggregate to less than 5 percent of the 26 total investment in such underwriting member, broker, agent, or intermediary. 27 "Underwriting manager" defined.--"Underwriting 28 49. 29 manager" as used in this subparagraph includes any person, partnership, corporation, or organization providing any of the 30 following services to underwriting members of the exchange: 31 76

a. Office management and allied services, including 1 2 correspondence and secretarial services. 3 b. Accounting services, including bookkeeping and 4 financial report preparation. 5 c. Investment and banking consultations and services. 6 d. Underwriting functions and services including the 7 acceptance, rejection, placement, and marketing of risk. 8 50. Prohibition of underwriting manager 9 investment.--Any direct or indirect investment in any 10 underwriting manager by a broker member or any affiliated person of a broker member or any direct or indirect investment 11 12 in a broker member by an underwriting manager or any affiliated person of an underwriting manager is prohibited. 13 14 "Affiliated person" for purposes of this subparagraph is 15 defined in subparagraph 43. 16 51. An underwriting member may not accept reinsurance 17 on an assumed basis from an affiliate or a controlling 18 company, nor may a broker member or management company place 19 reinsurance from an affiliate or controlling company of theirs 20 with an underwriting member. "Affiliate and controlling company" for purposes of this subparagraph is defined in 21 22 subparagraph 43. 52. Premium defined.--"Premium" is the consideration 23 for insurance, by whatever name called. Any "assessment" or 24 any "membership," "policy," "survey," "inspection," "service" 25 26 fee or charge or similar fee or charge in consideration for an 27 insurance contract is deemed part of the premium. 53. Rules.--The department shall promulgate rules 28 29 necessary for or as an aid to the effectuation of any provision of this section. 30 31 77

Section 43. Subsection (7) of section 648.27, Florida 1 2 Statutes, is amended to read: 3 648.27 Licenses and appointments; general.--4 (7) Any person who represents a surety company, whose 5 duties are restricted to bail bonds, and who comes under the 6 definition of "service representative" as provided in s. 7 626.015 626.081 shall be licensed and appointed as a bail bond 8 agent. 9 Section 44. Paragraphs (b) and (c) of subsection (4) of section 624.311, Florida Statutes, are amended to read: 10 624.311 Records; reproductions; destruction.--11 12 (4) To facilitate the efficient use of floor space and filing equipment in its offices, the department may destroy 13 14 the following records and documents pursuant to chapter 257: (b) Agent, solicitor, adjuster, and similar license 15 files, including license files of the Division of State Fire 16 17 Marshal, over 2 years old; except that the department shall 18 preserve by reproduction or otherwise a copy of the original 19 records upon the basis of which each such licensee qualified for her or his initial license, except a competency 20 examination, and of any disciplinary proceeding affecting the 21 22 licensee; 23 (c) All agent, solicitor, adjuster, and similar license files and records, including original license 24 qualification records and records of disciplinary proceedings 25 26 5 years after a licensee has ceased to be qualified for a license; 27 Section 45. Paragraphs (e) and (o) of subsection (1) 28 29 of section 624.523, Florida Statutes, are amended to read: 624.523 Insurance Commissioner's Regulatory Trust 30 Fund.--31 78

1 (1) There is created in the State Treasury a trust 2 fund designated "Insurance Commissioner's Regulatory Trust 3 Fund" to which shall be credited all payments received on account of the following items: 4 5 (e) All payments received on account of items provided 6 for under respective provisions of s. 624.501, as follows: 7 1. Subsection (1) (certificate of authority of 8 insurer). Subsection (2) (charter documents of insurer). 9 2. 3. Subsection (3) (annual license tax of insurer). 10 Subsection (4) (annual statement of insurer). 11 4. 12 5. Subsection (5) (application fee for insurance 13 representatives). 14 6. The "appointment fee" portion of any appointment 15 provided for under paragraphs (6)(a) and (b) (insurance 16 representatives, property, marine, casualty and surety 17 insurance, and agents, and solicitors). 18 7. Paragraph (6)(c) (nonresident agents). 19 8. Paragraph (6)(d) (service representatives). 20 The "appointment fee" portion of any appointment 9. provided for under paragraph (7)(a) (life insurance agents, 21 22 original appointment, and renewal or continuation of 23 appointment). Paragraph (7)(b) (nonresident agent license). 24 10. 25 The "appointment fee" portion of any appointment 11. 26 provided for under paragraph (8)(a) (health insurance agents, 27 agent's appointment, and renewal or continuation fee). 28 12. Paragraph (8)(b) (nonresident agent appointment). 29 The "appointment fee" portion of any appointment 13. 30 provided for under subsections (9) and (10) (limited licenses and fraternal benefit society agents). 31 79

1 14. Subsection (11) (vending machines). 2 Subsection (12) (surplus lines agent). 15. 3 16. Subsection (13) (adjusters' appointment). 4 17. Subsection (14) (examination fee). 5 18. Subsection (15) (temporary license and appointment 6 as agent or adjuster). 7 Subsection (16) (reissuance, reinstatement, etc.). 19. 8 20. Subsection (17) (additional license continuation 9 fees). 10 21. Subsection (18) (filing application for permit to 11 form insurer). 12 22. Subsection (19) (license fee of rating 13 organization). 14 23. Subsection (20) (miscellaneous services). 15 24. Subsection (21) (insurance agencies). (o) All state tax portions of agents' and solicitors' 16 licenses collected under s. 624.501. 17 Section 46. Section 624.507, Florida Statutes, is 18 19 amended to read: 20 624.507 Municipal tax. -- Municipal corporations may 21 require a tax of insurance agents and solicitors not to exceed 22 50 percent of the state tax specified as to such agents and 23 solicitors under this part, and unless otherwise authorized by law. Such a tax may be required only by a municipal 24 corporation within the boundaries of which is located the 25 agent's business office, or if no such office is required 26 27 under this code, by the municipal corporation of the agent's 28 place of residence. 29 Section 47. Subsections (1) and (3) of section 30 626.0428, Florida Statutes, are amended to read: 31 80

626.0428 Agency personnel powers, duties, and 1 2 limitations.--3 (1) An individual employed by an agent or agency on 4 salary who devotes full time to clerical work, with incidental 5 taking of insurance applications or quoting or receiving 6 premiums on incoming inquiries in the office of the agent or 7 agency, is not deemed to be an agent or, customer 8 representative, or solicitor if his or her compensation does 9 not include in whole or in part any commissions on such business and is not related to the production of applications, 10 insurance, or premiums. 11 12 (3) No employee of an agent or agency may initiate 13 contact with any person for the purpose of soliciting 14 insurance unless licensed and appointed as a general lines 15 agent or, customer representative, or solicitor. Section 48. Subsections (1) and (2) of section 16 17 626.112, Florida Statutes, are amended to read: 18 626.112 License and appointment required; agents, 19 customer representatives, solicitors, adjusters, insurance 20 agencies, service representatives, managing general agents.--21 (1)(a) No person may be, act as, or advertise or hold himself or herself out to be an insurance agent, customer 22 23 representative, solicitor, or adjuster unless he or she is currently licensed and appointed. 24 25 (b) Except as provided in subsection (6) or in applicable department rules, and in addition to other conduct 26 27 described in this chapter with respect to particular types of 28 agents, a license as an insurance agent, service 29 representative, solicitor, customer representative, or limited customer representative is required in order to engage in the 30 solicitation of insurance. For purposes of this requirement, 31 81 CODING: Words stricken are deletions; words underlined are additions.

as applicable to any of the license types described in this 1 2 section, the solicitation of insurance is the attempt to 3 persuade any person to purchase an insurance product by: 4 1. Describing the benefits or terms of insurance 5 coverage, including premiums or rates of return; 6 2. Distributing an invitation to contract to 7 prospective purchasers; 8 Making general or specific recommendations as to 3. 9 insurance products; 10 4. Completing orders or applications for insurance 11 products; or 12 5. Comparing insurance products, advising as to 13 insurance matters, or interpreting policies or coverages. 14 15 However, an employee leasing company licensed pursuant to 16 chapter 468 which is seeking to enter into a contract with an 17 employer that identifies products and services offered to 18 employees may deliver proposals for the purchase of employee 19 leasing services to prospective clients of the employee leasing company setting forth the terms and conditions of 20 doing business; classify employees as permitted by s. 468.529; 21 22 collect information from prospective clients and other sources 23 as necessary to perform due diligence on the prospective client and to prepare a proposal for services; provide and 24 receive enrollment forms, plans, and other documents; and 25 26 discuss or explain in general terms the conditions, limitations, options, or exclusions of insurance benefit plans 27 28 available to the client or employees of the employee leasing 29 company were the client to contract with the employee leasing company. Any advertising materials or other documents 30 describing specific insurance coverages must identify and be 31

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82

from a licensed insurer or its licensed agent or a licensed 1 and appointed agent employed by the employee leasing company. 2 3 The employee leasing company may not advise or inform the 4 prospective business client or individual employees of 5 specific coverage provisions, exclusions, or limitations of 6 particular plans. As to clients for which the employee leasing 7 company is providing services pursuant to s. 468.525(4), the 8 employee leasing company may engage in activities permitted by 9 ss. 626.041, 626.051, and 626.062, subject to the restrictions specified in those sections. If a prospective client requests 10 more specific information concerning the insurance provided by 11 12 the employee leasing company, the employee leasing company must refer the prospective business client to the insurer or 13 14 its licensed agent or to a licensed and appointed agent 15 employed by the employee leasing company.

16 (2) No agent <u>or</u>, customer representative, or solicitor 17 shall solicit or otherwise transact as agent <u>or</u>, customer 18 representative, or solicitor, or represent or hold himself or 19 herself out to be an agent <u>or</u>, customer representative, or 20 solicitor as to, any kind or kinds of insurance as to which he 21 or she is not then licensed and appointed.

22 Section 49. Section 626.141, Florida Statutes, is 23 amended to read:

626.141 Violation not to affect validity of insurance.--An insurance contract which is otherwise valid and binding as between the parties thereto shall not be rendered invalid by reason of having been solicited, handled, or procured by or through an unlicensed agent <u>or</u>,customer representative, or solicitor or an agent <u>or</u>,customer representative, or solicitor who has not been appointed.

83

1 Section 50. Subsection (5) of section 626.171, Florida 2 Statutes, is amended to read: 3 626.171 Application for license.--4 (5) An application for a license as an agent, customer 5 representative, solicitor, adjuster, insurance agency, service 6 representative, managing general agent, or reinsurance 7 intermediary must be accompanied by a set of the individual 8 applicant's fingerprints, or, if the applicant is not an 9 individual, by a set of the fingerprints of the sole 10 proprietor, majority owner, partners, officers, and directors, on a form adopted by rule of the department and accompanied by 11 12 the fingerprint processing fee set forth in s. 624.501. The fingerprints shall be certified by a law enforcement officer. 13 14 Section 51. Subsections (1) and (3) of section 15 626.221, Florida Statutes, are amended to read: 16 626.221 Examination requirement; exemptions.--17 (1) The department shall not issue any license as agent, solicitor, customer representative, or adjuster to any 18 19 individual who has not qualified for, taken, and passed to the 20 satisfaction of the department a written examination of the 21 scope prescribed in s. 626.241. 22 (3) An individual who is already licensed as a 23 solicitor or customer representative shall not be licensed as 24 a general lines agent without application and examination for 25 such license. 26 Section 52. Paragraph (d) of subsection (3) of section 27 626.2815, Florida Statutes, is amended to read: 28 626.2815 Continuing education required; application; 29 exceptions; requirements; penalties.--30 (3) 31 84

(d) Any person who holds a license as a customer 1 2 representative, limited customer representative, 3 administrative agent, title agent, solicitor, motor vehicle 4 physical damage and mechanical breakdown insurance agent, crop 5 or hail and multiple-peril crop insurance agent, or as an 6 industrial fire insurance or burglary insurance agent and who 7 is not a licensed life or health insurance agent, shall be 8 required to complete 14 hours of continuing education courses 9 every 2 years, except, for compliance periods beginning on 10 January 1, 1998, each licensee subject to this paragraph shall be required to complete 10 hours of continuing education 11 12 courses every 2 years. 13 Section 53. Paragraphs (b) and (f) of subsection (1) 14 of section 626.321, Florida Statutes, are amended to read: 626.321 Limited licenses.--15 (1) The department shall issue to a qualified 16 17 individual, or a qualified individual or entity under 18 paragraphs (c), (d), and (e), a license as agent authorized to 19 transact a limited class of business in any of the following 20 categories: 21 (b) Industrial fire insurance or burglary 22 insurance.--License covering only industrial fire insurance or 23 burglary insurance. The applicant for such a license shall pass a written examination covering such insurance. No 24 25 individual while so licensed shall hold a license as an agent 26 or solicitor as to any other or additional kind or class of 27 insurance coverage except as to life and health insurances. 28 (f) Credit insurance.--License covering only credit 29 insurance, as such insurance is defined in s. 624.605(1)(i), and no individual or entity so licensed shall, during the same 30 period, hold a license as an agent or solicitor as to any 31 85

other or additional kind of life or health insurance with the 1 exception of credit life or disability insurance as defined in 2 3 paragraph (e). The same licensing provisions as outlined in 4 paragraph (e) apply to entities licensed as credit insurance 5 agents under this paragraph. Section 54. Subsections (5) and (6) of section б 7 626.451, Florida Statutes, are amended to read: 8 626.451 Appointment of agent or other 9 representative.--10 (5) Any law enforcement agency or state attorney's office that is aware that an agent, adjuster, service 11 12 representative, solicitor, customer representative, or 13 managing general agent has pleaded guilty or nolo contendere 14 to or has been found guilty of a felony shall notify the department of such fact. 15 (6) Upon the filing of an information or indictment 16 17 against an agent, adjuster, service representative, solicitor, 18 customer representative, or managing general agent, the state 19 attorney shall immediately furnish the department a certified copy of the information or indictment. 20 21 Section 55. Subsection (1) of section 626.511, Florida Statutes, is amended to read: 22 23 626.511 Reasons for termination; confidential information.--24 25 (1) Any insurer terminating the appointment of an 26 agent; any general lines agent terminating the appointment of 27 a solicitor, customer representative, or a crop hail or multiple-peril crop insurance agent; and any employer 28 29 terminating the appointment of an adjuster, service representative, or managing general agent, whether such 30 termination is by direct action of the appointing insurer, 31 86

agent, or employer or by failure to renew or continue the 1 2 appointment as provided, shall file with the department a 3 statement of the reasons, if any, for and the facts relative 4 to such termination. In the case of termination of the 5 appointment of an agent, such information may be filed by the 6 insurer or by the general agent of the insurer. 7 Section 56. Subsection (1) of section 626.521, Florida 8 Statutes, is amended to read: 9 626.521 Character, credit reports.--(1) As to each applicant who for the first time in 10 this state is applying and qualifying for a license as agent, 11 12 solicitor, adjuster, service representative, customer 13 representative, or managing general agent, the appointing 14 insurer or its manager or general agent in this state, in the 15 case of agents, or the appointing general lines agent, in the case of solicitors or customer representatives, or the 16 17 employer, in the case of service representatives and of 18 adjusters who are not to be self-employed, shall 19 coincidentally with such appointment or employment secure and thereafter keep on file a full detailed credit and character 20 report made by an established and reputable independent 21 22 reporting service, relative to the individual so appointed or 23 employed. Section 57. Subsections (1) and (3) of section 24 25 626.561, Florida Statutes, are amended to read: 26 626.561 Reporting and accounting for funds.--(1) All premiums, return premiums, or other funds 27 28 belonging to insurers or others received by an agent, customer 29 representative, solicitor, or adjuster in transactions under his or her license are trust funds received by the licensee in 30 a fiduciary capacity. An agent shall keep the funds belonging 31 87 CODING: Words stricken are deletions; words underlined are additions.

1 to each insurer for which he or she is not appointed, other 2 than a surplus lines insurer, in a separate account so as to 3 allow the department to properly audit such funds. The 4 licensee in the applicable regular course of business shall 5 account for and pay the same to the insurer, insured, or other 6 person entitled thereto.

7 (3) Any agent, customer representative, solicitor, or 8 adjuster who, not being lawfully entitled thereto, either 9 temporarily or permanently diverts or misappropriates such 10 funds or any portion thereof or deprives the other person of a 11 benefit therefrom commits the offense specified below:

(a) If the funds diverted or misappropriated are \$300
or less, a misdemeanor of the first degree, punishable as
provided in s. 775.082 or s. 775.083.

(b) If the funds diverted or misappropriated are more than \$300, but less than \$20,000, a felony of the third degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

(c) If the funds diverted or misappropriated are \$20,000 or more, but less than \$100,000, a felony of the second degree, punishable as provided in s. 775.082, s. 775.083, or s. 775.084.

23 (d) If the funds diverted or misappropriated are 24 \$100,000 or more, a felony of the first degree, punishable as 25 provided in s. 775.082, s. 775.083, or s. 775.084.

26 Section 58. Subsection (1) of section 626.601, Florida 27 Statutes, is amended to read:

28 626.601 Improper conduct; inquiry; fingerprinting.-29 (1) The department may, upon its own motion or upon a
30 written complaint signed by any interested person and filed
31 with the department, inquire into any alleged improper conduct

88

of any licensed agent, solicitor, adjuster, service 1 2 representative, managing general agent, customer 3 representative, title insurance agent, title insurance agency, continuing education course provider, instructor, school 4 5 official, or monitor group under this code. The department may 6 thereafter initiate an investigation of any such licensee if 7 it has reasonable cause to believe that the licensee has violated any provision of the insurance code. During the 8 9 course of its investigation, the department shall contact the licensee being investigated unless it determines that 10 contacting such person could jeopardize the successful 11 12 completion of the investigation or cause injury to the public. Section 59. Section 626.611, Florida Statutes, is 13 14 amended to read: 15 626.611 Grounds for compulsory refusal, suspension, or revocation of agent's, title agency's, solicitor's, 16 17 adjuster's, customer representative's, service 18 representative's, or managing general agent's license or 19 appointment. -- The department shall deny an application for, 20 suspend, revoke, or refuse to renew or continue the license or appointment of any applicant, agent, title agency, solicitor, 21 adjuster, customer representative, service representative, or 22 23 managing general agent, and it shall suspend or revoke the eligibility to hold a license or appointment of any such 24 person, if it finds that as to the applicant, licensee, or 25 26 appointee any one or more of the following applicable grounds exist: 27 28 (1) Lack of one or more of the qualifications for the 29 license or appointment as specified in this code. 30 31 89 CODING: Words stricken are deletions; words underlined are additions.

1 (2) Material misstatement, misrepresentation, or fraud 2 in obtaining the license or appointment or in attempting to 3 obtain the license or appointment. 4 (3) Failure to pass to the satisfaction of the 5 department any examination required under this code. 6 (4) If the license or appointment is willfully used, 7 or to be used, to circumvent any of the requirements or 8 prohibitions of this code. 9 (5) Willful misrepresentation of any insurance policy or annuity contract or willful deception with regard to any 10 such policy or contract, done either in person or by any form 11 of dissemination of information or advertising. 12 (6) If, as an adjuster, or agent licensed and 13 14 appointed to adjust claims under this code, he or she has 15 materially misrepresented to an insured or other interested party the terms and coverage of an insurance contract with 16 17 intent and for the purpose of effecting settlement of claim 18 for loss or damage or benefit under such contract on less 19 favorable terms than those provided in and contemplated by the 20 contract. 21 (7) Demonstrated lack of fitness or trustworthiness to 22 engage in the business of insurance. 23 (8) Demonstrated lack of reasonably adequate knowledge and technical competence to engage in the transactions 24 25 authorized by the license or appointment. 26 (9) Fraudulent or dishonest practices in the conduct of business under the license or appointment. 27 28 (10) Misappropriation, conversion, or unlawful 29 withholding of moneys belonging to insurers or insureds or beneficiaries or to others and received in conduct of business 30 under the license or appointment. 31 90

1 (11) Unlawfully rebating, attempting to unlawfully 2 rebate, or unlawfully dividing or offering to divide his or 3 her commission with another. 4 (12) Having obtained or attempted to obtain, or having 5 used or using, a license or appointment as agent or-customer 6 representative, or solicitor for the purpose of soliciting or 7 handling "controlled business" as defined in s. 626.730 with respect to general lines agents, s. 626.784 with respect to 8 9 life agents, and s. 626.830 with respect to health agents. (13) Willful failure to comply with, or willful 10 violation of, any proper order or rule of the department or 11 12 willful violation of any provision of this code. (14) Having been found guilty of or having pleaded 13 14 guilty or nolo contendere to a felony or a crime punishable by 15 imprisonment of 1 year or more under the law of the United States of America or of any state thereof or under the law of 16 17 any other country which involves moral turpitude, without regard to whether a judgment of conviction has been entered by 18 19 the court having jurisdiction of such cases. 20 (15) Fraudulent or dishonest practice in submitting or 21 aiding or abetting any person in the submission of an application for workers' compensation coverage under chapter 22 23 440 containing false or misleading information as to employee payroll or classification for the purpose of avoiding or 24 25 reducing the amount of premium due for such coverage. 26 (16) Sale of an unregistered security that was 27 required to be registered, pursuant to chapter 517. 28 Section 60. Section 626.621, Florida Statutes, is 29 amended to read: 30 626.621 Grounds for discretionary refusal, suspension, or revocation of agent's, solicitor's, adjuster's, customer 31 91 CODING: Words stricken are deletions; words underlined are additions.

representative's, service representative's, or managing 1 general agent's license or appointment. -- The department may, 2 3 in its discretion, deny an application for, suspend, revoke, 4 or refuse to renew or continue the license or appointment of 5 any applicant, agent, solicitor, adjuster, customer 6 representative, service representative, or managing general 7 agent, and it may suspend or revoke the eligibility to hold a 8 license or appointment of any such person, if it finds that as 9 to the applicant, licensee, or appointee any one or more of the following applicable grounds exist under circumstances for 10 which such denial, suspension, revocation, or refusal is not 11 12 mandatory under s. 626.611:

13 (1) Any cause for which issuance of the license or
14 appointment could have been refused had it then existed and
15 been known to the department.

16 (2) Violation of any provision of this code or of any
17 other law applicable to the business of insurance in the
18 course of dealing under the license or appointment.

19 (3) Violation of any lawful order or rule of the20 department.

(4) Failure or refusal, upon demand, to pay over to
any insurer he or she represents or has represented any money
coming into his or her hands belonging to the insurer.

(5) Violation of the provision against twisting, asdefined in s. 626.9541(1)(1).

(6) In the conduct of business under the license or appointment, engaging in unfair methods of competition or in unfair or deceptive acts or practices, as prohibited under part IX of this chapter, or having otherwise shown himself or herself to be a source of injury or loss to the public or detrimental to the public interest.

1 (7) Willful overinsurance of any property or health 2 insurance risk.

3 (8) Having been found guilty of or having pleaded 4 guilty or nolo contendere to a felony or a crime punishable by 5 imprisonment of 1 year or more under the law of the United 6 States of America or of any state thereof or under the law of 7 any other country, without regard to whether a judgment of 8 conviction has been entered by the court having jurisdiction 9 of such cases.

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(9) If a life agent, violation of the code of ethics.(10) Cheating on an examination required for licensure or violating test center or examination procedures published

orally, in writing, or electronically at the test site by
authorized representatives of the examination program
administrator. Communication of test center and examination
procedures must be clearly established and documented.

17 (11) Failure to inform the department in writing 18 within 30 days after pleading guilty or nolo contendere to, or 19 being convicted or found guilty of, any felony or a crime punishable by imprisonment of 1 year or more under the law of 20 the United States or of any state thereof, or under the law of 21 22 any other country without regard to whether a judgment of 23 conviction has been entered by the court having jurisdiction of the case. 24

(12) Knowingly aiding, assisting, procuring, advising,
or abetting any person in the violation of or to violate a
provision of the insurance code or any order or rule of the
department.

29 Section 61. Subsections (2) and (3) of section 30 626.641, Florida Statutes, are amended to read: 31 626.641 Duration of suspension or revocation.--

93

1 (2) No person or appointee under any license or 2 appointment revoked by the department, nor any person whose 3 eligibility to hold same has been revoked by the department, 4 shall have the right to apply for another license or 5 appointment under this code within 2 years from the effective 6 date of such revocation or, if judicial review of such 7 revocation is sought, within 2 years from the date of final 8 court order or decree affirming the revocation. The department 9 shall not, however, grant a new license or appointment or reinstate eligibility to hold such license or appointment if 10 it finds that the circumstance or circumstances for which the 11 12 eligibility was revoked or for which the previous license or appointment was revoked still exist or are likely to recur; if 13 14 an individual's license as agent or-customer representative-15 or solicitor or eligibility to hold same has been revoked upon the ground specified in s. 626.611(12), the department shall 16 17 refuse to grant or issue any new license or appointment so 18 applied for. 19 (3) If licenses as agent or, customer representative, 20 or solicitor, or the eligibility to hold same, as to the same 21 individual have been revoked at two separate times, the 22 department shall not thereafter grant or issue any license under this code as to such individual. 23 Section 62. Subsections (1) and (2) of section 24 25 626.651, Florida Statutes, are amended to read: 26 626.651 Effect of suspension, revocation upon 27 associated licenses and appointments and licensees and 28 appointees.--29 (1) Upon suspension, revocation, or refusal to renew 30 or continue any one license of an agent or, customer representative, or solicitor, or upon suspension or revocation 31 94

of eligibility to hold a license or appointment, the 1 department shall at the same time likewise suspend or revoke 2 3 all other licenses, appointments, or status of eligibility 4 held by the licensee or appointee under this code. 5 (2) In case of the suspension or revocation of license 6 and appointments of any general lines agent, or in case of 7 suspension or revocation of eligibility, the license and 8 appointments of any other agents who are members of such 9 agency, whether incorporated or unincorporated, and any solicitors or customer representatives employed by such 10 agency, who knowingly are parties to the act which formed the 11 12 ground for the suspension or revocation may likewise be suspended or revoked. 13 14 Section 63. Subsections (1) and (2) of section 15 626.730, Florida Statutes, are amended to read: 16 626.730 Purpose of license.--17 (1) The purpose of a license issued under this code to a general lines agent or, customer representative, or 18 19 solicitor is to authorize and enable the licensee actively and 20 in good faith to engage in the insurance business as such an agent or, customer representative, or solicitor with respect 21 to the public and to facilitate the public supervision of such 22 23 activities in the public interest, and not for the purpose of enabling the licensee to receive a rebate of premium in the 24 25 form of commission or other compensation as an agent or, 26 customer representative, or solicitor or enabling the licensee to receive commissions or other compensation based upon 27 insurance solicited or procured by or through him or her upon 28 29 his or her own interests or those of other persons with whom he or she is closely associated in capacities other than that 30 of insurance agent or, customer representative, or solicitor. 31

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(2) The department shall not grant, renew, continue, 1 2 or permit to exist any license or appointment as such agent 3 or, customer representative, or solicitor as to any applicant 4 therefor or licensee or appointee thereunder if it finds that the license or appointment has been, is being, or will 5 6 probably be used by the applicant, licensee, or appointee for 7 the purpose of securing rebates or commissions on "controlled 8 business," that is, on insurance written on his or her own 9 interests or those of his or her family or of any firm, corporation, or association with which he or she is 10 associated, directly or indirectly, or in which he or she has 11 12 an interest other than as to the insurance thereof. Section 64. Section 626.745, Florida Statutes, is 13 14 amended to read: 15 626.745 Service representatives, managing general 16 agents; managers; activities.--Individuals employed by 17 insurers or their managers, general agents, or representatives 18 as service representatives, and as managing general agents 19 employed for the purpose of or engaged in assisting agents and solicitors in negotiating and effecting contracts of 20 insurance, shall engage in such activities when, and only 21 22 when, accompanied by an agent or solicitor duly licensed and 23 appointed as a resident licensee and appointee under this 24 code. 25 Section 65. Paragraphs (h) and (u) of subsection (1) 26 of section 626.9541, Florida Statutes, are amended to read: 27 626.9541 Unfair methods of competition and unfair or 28 deceptive acts or practices defined. --29 (1) UNFAIR METHODS OF COMPETITION AND UNFAIR OR 30 DECEPTIVE ACTS.--The following are defined as unfair methods of competition and unfair or deceptive acts or practices: 31 96

(h) Unlawful rebates.--1 2 1. Except as otherwise expressly provided by law, or 3 in an applicable filing with the department, knowingly: 4 a. Permitting, or offering to make, or making, any 5 contract or agreement as to such contract other than as 6 plainly expressed in the insurance contract issued thereon; 7 Paying, allowing, or giving, or offering to pay, b. 8 allow, or give, directly or indirectly, as inducement to such 9 insurance contract, any unlawful rebate of premiums payable on the contract, any special favor or advantage in the dividends 10 or other benefits thereon, or any valuable consideration or 11 12 inducement whatever not specified in the contract; 13 c. Giving, selling, or purchasing, or offering to 14 give, sell, or purchase, as inducement to such insurance 15 contract or in connection therewith, any stocks, bonds, or other securities of any insurance company or other 16 17 corporation, association, or partnership, or any dividends or profits accrued thereon, or anything of value whatsoever not 18 19 specified in the insurance contract. 20 2. Nothing in paragraph (g) or subparagraph 1. of this paragraph shall be construed as including within the 21 22 definition of discrimination or unlawful rebates: 23 In the case of any contract of life insurance or a. life annuity, paying bonuses to all policyholders or otherwise 24 abating their premiums in whole or in part out of surplus 25 26 accumulated from nonparticipating insurance; provided that any 27 such bonuses or abatement of premiums is fair and equitable to all policyholders and for the best interests of the company 28 29 and its policyholders. In the case of life insurance policies issued on 30 b. the industrial debit plan, making allowance to policyholders 31 97 CODING: Words stricken are deletions; words underlined are additions.

who have continuously for a specified period made premium 1 payments directly to an office of the insurer in an amount 2 3 which fairly represents the saving in collection expenses. 4 c. Readjustment of the rate of premium for a group 5 insurance policy based on the loss or expense thereunder, at 6 the end of the first or any subsequent policy year of 7 insurance thereunder, which may be made retroactive only for 8 such policy year. 9 d. Issuance of life insurance policies or annuity contracts at rates less than the usual rates of premiums for 10 such policies or contracts, as group insurance or employee 11 insurance as defined in this code. 12 Issuing life or disability insurance policies on a 13 e. 14 salary savings, bank draft, preauthorized check, payroll 15 deduction, or other similar plan at a reduced rate reasonably related to the savings made by the use of such plan. 16 17 3.a. No title insurer, or any member, employee, attorney, agent, agency, or solicitor thereof, shall pay, 18 19 allow, or give, or offer to pay, allow, or give, directly or indirectly, as inducement to title insurance, or after such 20 insurance has been effected, any rebate or abatement of the 21 22 agent's, agency's, or title insurer's share of the premium or 23 any charge for related title services below the cost for providing such services, or provide any special favor or 24 advantage, or any monetary consideration or inducement 25 26 whatever. Nothing herein contained shall preclude an 27 abatement in an attorney's fee charged for legal services. 28 b. Nothing in this subparagraph shall be construed as 29 prohibiting the payment of fees to attorneys at law duly licensed to practice law in the courts of this state, for 30 professional services, or as prohibiting the payment of earned 31 98

portions of the premium to duly appointed agents or agencies 1 who actually perform services for the title insurer. 2 c. No insured named in a policy, or any other person 3 directly or indirectly connected with the transaction 4 5 involving the issuance of such policy, including, but not 6 limited to, any mortgage broker, real estate broker, builder, 7 or attorney, any employee, agent, agency, or representative, or solicitor thereof, or any other person whatsoever, shall 8 9 knowingly receive or accept, directly or indirectly, any rebate or abatement of said charge, or any monetary 10 consideration or inducement, other than as set forth in 11 12 sub-subparagraph b. 13 (u) False claims; obtaining or retaining money 14 dishonestly .--1. Any agent, physician, claimant, or other person who 15 16 causes to be presented to any insurer a false claim for 17 payment, knowing the same to be false; or 18 Any agent, solicitor, collector, or other person 2. 19 who represents any insurer or collects or does business without the authority of the insurer, secures cash advances by 20 false statements, or fails to turn over when required, or 21 22 satisfactorily account for, all collections of such insurer, 23 shall, in addition to the other penalties provided in this 24 act, be guilty of a misdemeanor of the second degree and, upon 25 conviction thereof, shall be subject to the penalties provided 26 by s. 775.082 or s. 775.083. 27 Section 66. Paragraph (b) of subsection (2) of section 28 29 627.776, Florida Statutes, is amended to read: 627.776 Applicability or inapplicability of Florida 30 Insurance Code provisions to title insurers .--31 99

(2) The following provisions of this code do not apply 1 2 to title insurance: 3 (b) Part II of chapter 626 (general lines agents and 4 solicitors; qualifications and requirements). 5 Section 67. Section 631.155, Florida Statutes, is 6 amended to read: 7 631.155 Agents' balances; premiums and unearned 8 commissions.--Premiums and unearned commissions which have 9 been collected on behalf of an insurer by an agent, solicitor, agency, or other entity or person constitute an asset of the 10 insurer for which the agent, solicitor, agency, or other 11 12 entity or person has a duty to account to the receiver and to pay over amounts as may be due. The duty to account to the 13 14 receiver shall encompass all persons or entities involved in 15 the handling and transmittal of premium funds. An accounting shall be provided to the receiver within 20 days after receipt 16 17 of a written demand for an accounting. If there is a dispute 18 regarding the accounting, the court shall hear and decide the 19 matter upon petition of the receiver. Compliance with this section and payment of sums determined to be owed by the court 20 within 30 days of judgment, or within other payment terms 21 approved by the court, shall constitute requirements for 22 23 continued licensure of a person holding a license under the Florida Insurance Code, and failure to comply with this 24 25 section shall be sufficient grounds for the license 26 revocation. Section 68. Subsection (1) of section 631.341, Florida 27 Statutes, is amended to read: 28 29 631.341 Notice of insolvency to policyholders by 30 insurer, general agent, or agent.--31 100

(1) The receiver shall, immediately after appointment 1 2 in any delinquency proceeding against an insurer in which the 3 policies have been canceled, give written notice of such 4 proceeding to each general agent and licensed agent of the 5 insurer in this state. Each general agent and licensed agent of the insurer in this state shall forthwith give written 6 7 notice of such proceeding to all subagents, producing agents, brokers, solicitors, and service representatives writing 8 9 business through such general agent or licensed agent, whether 10 or not such subagents, producing agents, brokers, solicitors, and servicing representatives are licensed or permitted by the 11 12 insurer and whether or not they are operating under a written 13 agency contract. 14 Section 69. Section 634.318, Florida Statutes, is amended to read: 15 634.318 License and appointment of sales 16 17 representatives.--Sales representatives for home warranty associations and insurers shall be licensed, appointed, 18 19 renewed, continued, reinstated, or terminated in the same manner as prescribed in chapter 626 for insurance 20 representatives in general, except they shall be exempt from 21 22 the fingerprinting, photo identification card, education, and 23 examination provisions. License, appointment, and other fees shall be those as prescribed in s. 624.501. No employee or 24 sales representative of a home warranty association or insurer 25 26 may directly or indirectly solicit or negotiate insurance 27 contracts, or hold herself or himself out in any manner to be an insurance agent or solicitor, unless so qualified, 28 29 licensed, and appointed therefor under the insurance code. A home warranty association is not required to be licensed as a 30 sales representative to solicit, sell, issue, or otherwise 31 101

transact the home warranty agreements issued by the home 1 warranty association. 2

Section 70. Subsections (3) and (4) of section 641.37, 4 Florida Statutes, are amended to read:

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641.37 Prohibited activities; penalties.--

6 (3) Any agent or representative, solicitor, examining 7 physician, applicant, or other person who knowingly makes any 8 false and fraudulent statements or representation in, or with 9 reference to, any application or negotiation for health maintenance organization coverage is, in addition to any other 10 penalty provided by law, guilty of a misdemeanor of the first 11 12 degree, punishable as provided in s. 775.082 or s. 775.083.

(4) Any agent, representative, solicitor, collector, 13 14 or other person who, while acting on behalf of a health maintenance organization, receives or collects its funds or 15 premium payments and fails to satisfactorily account for or 16 17 turn over, when required, all such funds or payments is, in addition to the other penalties provided for by law, guilty of 18 19 a misdemeanor of the second degree, punishable as provided in s. 775.082 or s. 775.083. 20

21 Section 71. Section 642.041, Florida Statutes, is 22 amended to read:

23 642.041 Grounds for compulsory refusal, suspension, or revocation of license or appointment of contracting sales 24 representatives. -- The department shall, pursuant to the 25 26 insurance code, deny, suspend, revoke, or refuse to renew or 27 continue the license or appointment of any sales representative or the license or appointment of any general 28 29 lines agent or solicitor if it finds that, as to the sales representative or, general lines agent, or solicitor, any one 30 or more of the following applicable grounds exist: 31

102

(1) Material misstatement, misrepresentation, or fraud 1 2 in obtaining or attempting to obtain a license or appointment. 3 The license or appointment is willfully used, or (2) 4 to be used, to circumvent any of the requirements or 5 prohibitions of ss. 642.011-642.049. 6 (3) Willful misrepresentation of any legal expense 7 contract or willful deception with regard to any such 8 contract, performed either in person or by any form of 9 dissemination of information or advertising. (4) In the adjustment of claims, material 10 misrepresentation to a contract holder or other interested 11 12 party of the terms and coverage of a contract, with the intent and for the purpose of settling such claim on less favorable 13 14 terms than those provided in and contemplated by the contract. 15 (5) Demonstrated lack of fitness or trustworthiness to engage in the business of legal expense insurance. 16 17 (6) Demonstrated lack of adequate knowledge and technical competence to engage in the transactions authorized 18 19 by the license or appointment. 20 (7) Fraudulent or dishonest practices in the conduct 21 of business under the license or appointment. (8) Misappropriation, conversion, or unlawful 22 23 withholding of moneys belonging to an insurer or other person and received in the conduct of business under the license or 24 25 appointment. 26 (9) Unlawfully rebating, or attempting to unlawfully 27 rebate, or unlawfully dividing, or offering to divide, his or 28 her commission with another. 29 (10) Willful failure to comply with, or willful violation of, any proper order or rule of the department or 30 willful violation of any provision of ss. 642.011-642.049. 31 103 CODING: Words stricken are deletions; words underlined are additions.

1	(11) Being found guilty of, or pleading guilty or nolo
1 2	contendere to, a felony or a crime punishable by imprisonment
3	of 1 year or more under the law of the United States of
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4	America or any state thereof or under the law of any other
5	country which involves moral turpitude, without regard to
6	whether a judgment of conviction has been entered.
7	Section 72. Subsection (2) of section 624.505,
8	subsection (2) of section 626.727, sections 626.737 and
9	626.738, and subsection (2) of section 626.862, Florida
10	Statutes, and sections 626.031, 626.041, 626.051, 626.062,
11	<u>626.071, 626.072, 626.081, 626.091, 626.094, 626.101, 626.102,</u>
12	<u>626.103, 626.104, 626.736, 626.737, 626.738, 626.739, 626.740,</u>
13	626.790, and 626.791, Florida Statutes, are repealed.
14	Section 73. Except as otherwise provided herein, this
15	act shall take effect October 1, 2002.
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