Bill No. CS for SB 1002

Barcode 904498

CHAMBER ACTION

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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11	The Committee on Commerce and Consumer Services (Margolis)
12	recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 5, between lines 2 and 3,
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17	insert:
18	Section 3. Paragraph (a) of subsection (5) of section
19	627.7295, Florida Statutes, is amended to read:
20	627.7295 Motor vehicle insurance contracts
21	(5)(a) A licensed general lines agent may charge a
22	per-policy fee not to exceed \$10 to cover the administrative
23	costs of the agent associated with selling the motor vehicle
24	insurance policy if the policy covers only personal injury
25	protection coverage as provided by s. 627.736 and property
26	damage liability coverage as provided by s. 627.7275 and if no
27	other insurance is sold or issued in conjunction with or
28	collateral to the policy. The per-policy fee must be a
29	component of the insurer's rate filing and may not be charged
30	by an agent unless the fee is included in the filing. The fee
31	is not considered part of the premium except for purposes of 1
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1 | the office's review of expense factors in a filing made
 2
   pursuant to s. 627.062.
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    (Redesignate subsequent sections.)
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   ======== T I T L E A M E N D M E N T =========
   And the title is amended as follows:
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          On page 1, line 12, after the semicolon,
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   insert:
11
          amending s. 627.7295, F.S.; removing a
12
          provision requiring that a per-policy fee be
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14
          included in a motor vehicle insurer's rate
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          filing;
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