# Bill No. <u>CS for CS for SB 1980</u>

	CHAMBER ACTION <u>Senate</u> <u>House</u>				
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3	Floor: 1k/WD/2R .				
4	05/05/2006 11:37 AM .				
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11	Senator Geller moved the following amendment to amendment				
12	(021596):				
13					
14	Senate Amendment (with title amendment)				
15	On page 65, line 7, through				
16	page 70, line 26, delete those lines				
17					
18	and insert:				
19	(m) (d) 1. It is the intent of the Legislature that the				
20	rates for coverage provided by the corporation be actuarially				
21	sound and not competitive with approved rates charged in the				
22	admitted voluntary market, so that the corporation functions				
23	as a residual market mechanism to provide insurance only when				
24	the insurance cannot be procured in the voluntary market.				
25	Rates shall include an appropriate catastrophe loading factor				
26	that reflects the actual catastrophic exposure of the				
27	corporation.				
28	2. <u>a. Except as provided in subparagraph 3.</u> , for each				
29 20	county, the average rates of the corporation for each line of				
30 21	business for personal lines residential policies excluding				
31	rates for wind-only policies shall be no lower than the 1 1:36 PM 05/03/06 s1980c2c-31-2ab				
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SENATOR AMENDMENT

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#### Barcode 065346

1 average rates charged by the insurer that had the highest average rate in that county among the 20 insurers with the 2 greatest total direct written premium in the state for that 3 4 line of business in the preceding year, except that with respect to mobile home coverages, the average rates of the 5 corporation shall be no lower than the average rates charged 6 7 by the insurer that had the highest average rate in that county among the 5 insurers with the greatest total written 8 premium for mobile home owner's policies in the state in the 9 10 preceding year.

11 b.<del>3.</del> Rates for personal lines residential wind-only policies must be actuarially sound and not competitive with 12 13 approved rates charged by authorized insurers. Corporation rate manuals shall include a rate surcharge for seasonal 14 15 occupancy. To ensure that personal lines residential wind-only rates are not competitive with approved rates charged by 16 authorized insurers, the corporation, in conjunction with the 17 office, shall develop a wind-only ratemaking methodology, 18 19 which methodology shall be contained in each rate filing made 20 by the corporation with the office. If the office determines 21 that the wind-only rates or rating factors filed by the 22 corporation fail to comply with the wind-only ratemaking methodology provided for in this subsection, it shall so 23 2.4 notify the corporation and require the corporation to amend its rates or rating factors to come into compliance within 90 25 days of notice from the office. 26 3. The provisions of sub-subparagraph 2.a. do not 27 apply to coverage provided by the corporation in any area of a 28

29 postal zip code for which the office determines that no

30 <u>competition exists for personal lines residential policies.</u>

31 The provisions of sub-subparagraph 2.b. do not apply to 2 1:36 PM 05/03/06 s1980c2c-31-2ab

SENATOR AMENDMENT

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<ul> <li>paragraph and s. 627.062. The commission shall adopt rules</li> <li>establishing criteria for determining whether no competition</li> <li>exists for personal lines residential policies in an area of a</li> <li>postal zip code. Beginning October 1, 2006, and each 3 months</li> <li>thereafter, the office shall determine and identify for</li> <li>purposes of this subparagraph those areas of postal zip codes</li> <li>for which no competition exists for personal lines residential</li> <li>policies.</li> <li>4. For the purposes of establishing a pilot program to</li> <li>evaluate issues relating to the availability and affordability</li> <li>of insurance in an area where historically there has been</li> <li>little market competition, the provisions of <u>sub-subparagraph</u></li> <li>2.a. <u>subparagraph 2.</u> do not apply to coverage provided by the</li> <li>corporation in Monroe County if the office determines that a</li> <li>reasonable degree of competition does not exist for personal</li> <li>lines residential policies in the area of that county which is</li> <li>eligible for wind-only coverage. In this county, the rates for</li> <li>personal lines residential coverage shall be actuarially sound</li> <li>and not excessive, inadequate, or unfairly discriminatory and</li> </ul>	1	coverage provided by the corporation in any area of a postal					
4of the area of that postal zip code which is eligible for5wind-only coverage. In such postal zip code areas, the rates6for personal lines residential coverage must only be7actuarially sound and not excessive, inadequate, or unfairly8discriminatory and are subject to the other provisions of this9paragraph and s. 627.062. The commission shall adopt rules10establishing criteria for determining whether no competition11exists for personal lines residential policies in an area of a12postal zip code. Beginning October 1, 2006, and each 3 months13thereafter, the office shall determine and identify for14purposes of this subparagraph those areas of postal zip codes15for which no competition exists for personal lines residential16policies.174. For the purposes of establishing a pilot program to18evaluate issues relating to the availability and affordability19of insurance in an area where historically there has been11lines residential policies. The provisions of sub-subparagraph122.a. subparagraph 2: do not apply to coverage provided by the13there second a policies.14lines residential policies. The provisions of sub-subparagraph153.b. subparagraph 3: do not apply to coverage provided by the16corporation in Monroe County if the office determines that a17reasonable degree of competition does not exist for personal18lines residential policies in the area of that county which is	2	zip code for which the office determines that no competition					
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		1:36 PM 05/03/06 s1980c2c-31-2ab					

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1	are subject to the other provisions of the paragraph and s.					
2	627.062. The commission shall adopt rules establishing the					
3	criteria for determining whether a reasonable degree of					
4	competition exists for personal lines residential policies in					
5	Monroe County. By March 1, 2006, the office shall submit a					
6	report to the Legislature providing an evaluation of the					
7	implementation of the pilot program affecting Monroe County.					
8	5. Rates for commercial lines coverage shall not be					
9	subject to the requirements of sub-subparagraph 2.a.					
10	subparagraph 2., but shall be subject to all other					
11	requirements of this paragraph and s. 627.062.					
12	6. Nothing in this paragraph shall require or allow					
13	the corporation to adopt a rate that is inadequate under s.					
14	627.062.					
15	7. The corporation shall certify to the office at					
16	least twice annually that its personal lines rates comply with					
17	the requirements of <u>this paragraph</u> subparagraphs 1. and 2. If					
18	any adjustment in the rates or rating factors of the					
19	corporation is necessary to ensure such compliance, the					
20	corporation shall make and implement such adjustments and file					
21	its revised rates and rating factors with the office. If the					
22	office thereafter determines that the revised rates and rating					
23	factors fail to comply with the provisions of <u>this paragraph</u>					
24	subparagraphs 1. and 2., the office it shall notify the					
25	corporation and require the corporation to amend its rates or					
26	rating factors in conjunction with its next rate filing. The					
27	office must notify the corporation by electronic means of any					
28	rate filing it approves for any insurer among the insurers					
29	referred to in <u>sub-subparagraph 2.a</u> subparagraph 2.					
30	8. In addition to the rates otherwise determined					
31	pursuant to this paragraph, the corporation shall impose and $\frac{4}{4}$					
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1	collect an amount equal to the premium tax provided for in s.					
2	624.509 to augment the financial resources of the corporation.					
3	9. <del>a.</del> To assist the corporation in developing					
4	additional ratemaking methods to <u>ensure</u> assure compliance with					
5	this paragraph subparagraphs 1. and 4., the corporation shall					
6	appoint a rate methodology panel consisting of one person					
7	recommended by the Florida Association of Insurance Agents,					
8	one person recommended by the Professional Insurance Agents of					
9	Florida, one person recommended by the Florida Association of					
10	Insurance and Financial Advisors, one person recommended by					
11	the insurer with the highest voluntary market share of					
12	residential property insurance business in the state, one					
13	person recommended by the insurer with the second-highest					
14	voluntary market share of residential property insurance					
15	business in the state, one person recommended by an insurer					
16	writing commercial residential property insurance in this					
17	state, one person recommended by the Office of Insurance					
18	Regulation, and one board member designated by the board					
19	chairman, who shall serve as chairman of the panel.					
20	b. By January 1, 2004, the rate methodology panel					
21	shall provide a report to the corporation of its findings and					
22	recommendations for the use of additional ratemaking methods					
23	and procedures, including the use of a rate equalization					
24	surcharge in an amount sufficient to assure that the total					
25	cost of coverage for policyholders or applicants to the					
26	corporation is sufficient to comply with subparagraph 1.					
27	c. Within 30 days after such report, the corporation					
28	shall present to the President of the Senate, the Speaker of					
29	the House of Representatives, the minority party leaders of					
30	each house of the Legislature, and the chairs of the standing					
31	<del>committees of each house of the Legislature having</del> 5					
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1	jurisdiction of insurance issues, a plan for implementing the					
2	additional ratemaking methods and an outline of any					
3	legislation needed to facilitate use of the new methods.					
4	d. The plan must include a provision that producer					
5	commissions paid by the corporation shall not be calculated in					
6	such a manner as to include any rate equalization surcharge.					
7	However, without regard to the plan to be developed or its					
8	implementation, producer commissions paid by the corporation					
9	for each account, other than the quota share primary program,					
10	shall remain fixed as to percentage, effective rate,					
11	calculation, and payment method until January 1, 2004.					
12	10. <del>By January 1, 2004,</del> The corporation shall develop					
13	a notice to policyholders or applicants that the rates of					
14	Citizens Property Insurance Corporation are intended to be					
15	higher than the rates of any admitted carrier and providing					
16	other information the corporation deems necessary to assist					
17	consumers in finding other voluntary admitted insurers willing					
18	to insure their property.					
19						
20						
21	======= TITLE AMENDMENT==========					
22	And the title is amended as follows:					
23	On page 134, lines 11-14, delete those lines					
24						
25	and insert:					
26	providing additional legislative intent					
27	relating to coverage rates provided by the					
28	Citizens Property Insurance Corporation;					
29	specifying nonapplication of certain policy					
30	requirements in postal zip code areas lacking					
31	any competition for personal lines residential 6					
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SENATOR AMENDMENT

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1		policies under certain circumstances; requiring	
2		the Financial Services Commission to adopt	
3		rules; requiring the Office of Insurance	
4		Regulation to periodically determine and	
5		identify postal zip code areas in which no	
6		competition exists for personal lines	
7		residential policies; deleting an obsolete rate	
8		methodology panel reporting requirement	
9		provision; prescribing requirements for paying	
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