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CHAMBER ACTION

	Senate House
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11	The Committee on Banking and Insurance (Baker) recommended the
12	following amendment:
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14	Senate Amendment (with title amendment)
15	Delete everything after the enacting clause
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17	and insert:
18	Section 1. Section 627.744, Florida Statutes, is
19	amended to read:
20	627.744 <u>Voluntary</u> Required preinsurance inspection of
21	private passenger motor vehicles
22	(1) A private passenger motor vehicle insurance
23	company may require a preinsurance inspection of any motor
24	vehicle to be covered by the company as part of the company's
25	fraud prevention program and as a condition of issuance of
26	policy providing physical damage coverage for the motor
27	<u>vehicle</u> , including collision or comprehensive coverage, may
28	not be issued in this state unless the insurer has inspected
29	the motor vehicle in accordance with this section.
30	(2) This section does not apply:
31	(a) To a policy for a policyholder who has been

1	insured for 2 years or longer, without interruption, under a
2	private passenger motor vehicle policy which provides physical
3	damage coverage, if the agent of the insurer verifies the
4	previous coverage.
5	(b) To a new, unused motor vehicle purchased from a
6	licensed motor vehicle dealer or leasing company, if the
7	insurer is provided with:
8	1. A bill of sale or buyer's order which contains a
9	full description of the motor vehicle, including all options
10	and accessories; or
11	2. A copy of the title which establishes transfer of
12	ownership from the dealer or leasing company to the customer
13	and a copy of the window sticker or the dealer invoice showing
14	the itemized options and equipment and the total retail price
15	of the vehicle.
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17	For the purposes of this paragraph, the physical damage
18	coverage on the motor vehicle may not be suspended during the
19	term of the policy due to the applicant's failure to provide
20	the required documents. However, payment of a claim is
21	conditioned upon the receipt by the insurer of the required
22	documents, and no physical damage loss occurring after the
23	effective date of the coverage is payable until the documents
24	are provided to the insurer.
25	(c) To a temporary substitute motor vehicle.
26	(d) To a motor vehicle which is leased for less than 6
27	months, if the insurer receives the lease or rental agreement
28	containing a description of the leased motor vehicle,
29	including its condition. Payment of a physical damage claim is
30	conditioned upon receipt of the lease or rental agreement.
31	(e) To a vehicle that is 10 years old or older, as
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1	determined by reference to the model year.
2	(f) To any renewal policy.
3	(g) To a motor vehicle policy issued in a county with
4	a 1988 estimated population of less than 500,000.
5	(h) To any other vehicle or policy exempted by rule of
6	the commission. The commission may base a rule under this
7	paragraph only on a determination that the likelihood of a
8	fraudulent physical damage claim is remote or that the
9	inspection would cause a serious hardship to the insurer or
10	the applicant.
11	(i) When the insurer's authorized inspection service
12	has no inspection facility either in the municipality in which
13	the automobile is principally garaged or within 10 miles of
14	such municipality.
15	(j) When the insured vehicle is insured under a
16	commercially rated policy that insures five or more vehicles.
17	(k) When an insurance producer is transferring a book
18	of business from one insurer to another.
19	(1) When an individual insured's coverage is being
20	transferred and initiated by a producer to a new insurer.
21	(3) This subsection does not prohibit an insurer from
22	requiring a preinsurance inspection of any motor vehicle as a
23	condition of issuance of physical damage coverage.
24	(4) The inspection required by this section shall be
25	provided by the insurer or by a person or organization
26	authorized by the insurer, notwithstanding the Florida
27	Deceptive and Unfair Trade Practices Act. The applicant may be
28	required to pay the cost of the inspection, not to exceed \$5.
29	The inspection shall be recorded on a form prescribed by the
30	commission, and the form or a copy shall be retained by the
31	insurer with its policy records for the insured. The insurer
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1	shall provide a copy of the form to the insured upon request.
2	Any inspection fee paid directly by the applicant may not be
3	considered part of the premium. However, an insurer that
4	provides the inspection at no cost to the applicant may
5	include the expense of the inspection within a rate filing.
6	(5) The inspection shall include at least the
7	following:
8	(a) Taking a physical imprint of the vehicle
9	identification number of the vehicle or otherwise recording
10	the vehicle identification number in a manner prescribed by
11	the commission.
12	(b) Recording the presence of accessories required by
13	the commission to be recorded.
14	(c) Recording the locations of and a description of
15	existing damage to the vehicle.
16	(6) An insurer may defer an inspection for 30 calendar
17	days following the effective date of coverage for a new
18	policy, but not for a renewal policy, and for additional or
19	replacement vehicles to an existing policy, if an inspection
20	at the time of the request for coverage would create a serious
21	inconvenience for the applicant and such hardship is
22	documented in the insured's policy record.
23	(2) (7) The commission may, by rule, establish such
24	procedures and notice requirements that it finds necessary to
25	implement this section.
26	Section 2. This act shall take effect upon becoming a
27	law.
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30	======== T I T L E A M E N D M E N T =========
31	And the title is amended as follows:
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1	Delete everything before the enacting clause
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3	and insert:
4	A bill to be entitled
5	An act relating to preinsurance inspection of
6	private passenger motor vehicles; amending s.
7	627.744, F.S.; providing for a voluntary
8	preinsurance inspection of certain motor
9	vehicles by an insurer; authorizing private
10	passenger motor vehicle insurance companies to
11	require a preinsurance inspection of a motor
12	vehicle as a condition of issuing physical
13	damage coverage; deleting provisions relating
14	to required inspections; providing an effective
15	date.
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