1 A bill to be entitled 2 An act relating to examination of insurers; amending s. 3 624.316, F.S.; extending the interval at which insurers must be examined by the Office of Insurance Regulation; 4 deleting provisions allowing the office to accept an audit 5 report from a certified public accountant in lieu of 6 7 conducting its own examination; revising guidelines for conducting such examinations; providing an effective date. 8 9 Be It Enacted by the Legislature of the State of Florida: 10 11 Subsection (2) of section 624.316, Florida 12 Section 1. Statutes, is amended to read: 13 Examination of insurers.--624.316 14 Except as provided in paragraph (f), the office may 15 (2) (a) 16 examine each insurer as often as may be warranted for the protection of the policyholders and in the public interest, and 17 shall examine each domestic insurer not less frequently than 18 19 once every 5 3 years. The examination shall cover the preceding 5 $\frac{3}{2}$ fiscal years of the insurer and shall be commenced within 12 20 months after the end of the most recent fiscal year being 21 covered by the examination. The examination may cover any period 22 of the insurer's operations since the last previous examination. 23 24 The examination may include examination of events subsequent to 25 the end of the most recent fiscal year and the events of any 26 prior period that affect the present financial condition of the insurer. In lieu of making its own examination, the office may 27 accept an independent certified public accountant's audit report 28 Page 1 of 4

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29 prepared on a statutory basis consistent with the Florida 30 Insurance Code on that specific company. The office may not accept the report in lieu of the requirement imposed by 31 paragraph (1) (b). When an examination is conducted by the office 32 for the sole purpose of examining the 3 preceding fiscal years 33 of the insurer within 12 months after the opinion date of an 34 35 independent certified public accountant's audit report prepared 36 on a statutory basis on that specific company consistent with the Florida Insurance Code, the cost of the examination as 37 charged to the insurer pursuant to s. 624.320 shall be reduced 38 by the cost to the insurer of the independent certified public 39 accountant's audit reports. Requests for the reduction in cost 40 of examination must be submitted to the office in writing no 41 later than 90 days after the conclusion of the examination and 42 43 shall include sufficient documentation to support the charges 44 incurred for the statutory audit performed by the independent certified public accountant. 45

(b) The office shall examine each insurer applying for an
initial certificate of authority to transact insurance in this
state before granting the initial certificate.

(c) In lieu of making its own examination, the office may accept a full report of the last recent examination of a foreign insurer, certified to by the insurance supervisory official of another state.

(d) The examination by the office of an alien insurer
shall be limited to the alien insurer's insurance transactions
and affairs in the United States, except as otherwise required
by the office.

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57 The commission shall adopt rules providing that, upon (e) 58 agreement between the office and the insurer, an examination under this section may be conducted by independent certified 59 public accountants, actuaries, investment specialists, 60 information technology specialists meeting criteria specified by 61 rule, and reinsurance specialists meeting criteria specified by 62 63 rule. The rules shall provide: That the rates charged to the insurer being examined 64 1. 65 are consistent with rates charged by other firms in a similar profession and are comparable with the rates charged for 66 67 comparable examinations agreement of the insurer is not required

68 if the office reasonably suspects criminal misconduct on the 69 part of the insurer.

70 2. That the <u>firm selected by the office to perform the</u> 71 <u>examination has no conflicts of interest that might affect its</u> 72 <u>ability to independently perform its responsibilities on the</u> 73 <u>examination office shall provide the insurer with a list of</u> 74 <u>three firms acceptable to the office, and that the insurer shall</u> 75 <u>select the firm to conduct the examination from the list</u> 76 <u>provided by the office</u>.

3. That the insurer being examined must make payment for the examination directly to the firm performing the examination in accordance with the rates and terms <u>established</u> agreed to by the office, the insurer, and the firm performing the examination.

4. That if the examination is conducted without the
 consent of the insurer, the insurer must pay all reasonable
 charges of the examining firm if the examination finds
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85 impairment, insolvency, or criminal misconduct on the part of 86 the insurer.

87 (f)1.a. An examination under this section must be 88 conducted at least once every year with respect to a domestic 89 insurer that has continuously held a certificate of authority 90 for less than 3 years. The examination must cover the preceding 91 fiscal year or the period since the last examination of the 92 insurer. The office may limit the scope of the examination.

b. The office may not accept an independent certified
public accountant's audit report in lieu of an examination
required by this subparagraph.

96 c. An insurer may not be required to pay more than \$25,000
97 to cover the costs of any one examination under this
98 subparagraph.

2. An examination under this section must be conducted not 99 100 less frequently than once every 5 years with respect to an insurer that has continuously held a certificate of authority, 101 without a change in ownership subject to s. 624.4245 or s. 102 103 628.461, for more than 15 years. The examination must cover the preceding 5 fiscal years of the insurer or the period since the 104 last examination of the insurer. This subparagraph does not 105 106 limit the ability of the office to conduct more frequent 107 examinations.

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Section 2. This act shall take effect July 1, 2007.

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