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1	A bill to be entitled
2	An act relating to the Department of Financial
3	Services; amending s. 17.57, F.S.; increasing the
4	percentage of funds under the control of the Chief
5	Financial Officer which may be invested in certain
6	types of securities; providing for the future
7	expiration of such provision and the reversion as of a
8	specified date of statutory text; creating s. 17.575,
9	F.S.; creating the Treasury Investment Committee
10	within the Division of Treasury; providing for the
11	Chief Financial Officer to appoint committee members;
12	requiring the committee to administer the Treasury
13	Investment Program; requiring an annual report;
14	creating s. 624.231, F.S.; authorizing the department
15	or Office of Insurance Regulation to charge a fee for
16	redacting portions of a record which are exempt under
17	public-records laws; requiring that a person affirm a
18	request to receive a redacted record before the
19	information is provided; amending s. 624.501, F.S.;
20	reducing the fee charged by the Department of
21	Financial Services, the Office of Insurance
22	Regulation, and the Financial Services Commission for
23	copies of documents or records; amending s. 624.523,
24	F.S.; revising the list of items from which payments
25	received are deposited into the Insurance Regulatory
26	Trust Fund; amending ss. 626.932 and 626.938, F.S.;
27	deleting provisions relating to the distribution of
28	certain collected taxes and interest; providing for
29	the reversion as of a specified date of the statutory

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30	text of provisions relating to the distribution of
31	such taxes and interest; amending s. 627.0628, F.S.;
32	requiring the Florida Commission on Hurricane Loss
33	Projection Methodology to adopt revisions to actuarial
34	methods, standards, and models every odd year rather
35	than annually; providing an effective date.
36	
37	Be It Enacted by the Legislature of the State of Florida:
38	
39	Section 1. Paragraph (v) of subsection (2) of section
40	17.57, Florida Statutes, is amended to read:
41	17.57 Deposits and investments of state money
42	(2) The Chief Financial Officer shall make funds available
43	to meet the disbursement needs of the state. Funds which are not
44	needed for this purpose shall be placed in qualified public
45	depositories that will pay rates established by the Chief
46	Financial Officer at levels not less than the prevailing rate
47	for United States Treasury securities with a corresponding
48	maturity. In the event money is available for interest-bearing
49	time deposits or savings accounts as provided herein and
50	qualified public depositories are unwilling to accept such money
51	and pay thereon the rates established above, then such money
52	which qualified public depositories are unwilling to accept
53	shall be invested in:
54	(v) Securities not otherwise described in this subsection.
55	However, not more than $5 + 3$ percent of the funds under the
56	control of the Chief Financial Officer shall be invested in
57	securities described in this paragraph.
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59	These investments may be in varying maturities and may be in
60	book-entry form. Investments made pursuant to this subsection
61	may be under repurchase agreement or reverse repurchase
62	agreement. The Chief Financial Officer may hire registered
63	investment advisers and other consultants to assist in
64	investment management and to pay fees directly from investment
65	earnings. Investment securities, proprietary investment services
66	related to contracts, performance evaluation services,
67	investment-related equipment or software used directly to assist
68	investment trading or investment accounting operations including
69	bond calculators, telerates, Bloombergs, special program
70	calculators, intercom systems, and software used in accounting,
71	communications, and trading, and advisory and consulting
72	contracts made under this section are exempt from the provisions
73	of chapter 287.
74	Section 2. Effective July 1, 2010, the amendment of s.
75	17.57(2)(v), Florida Statutes, made by this act expires, and the
76	text of that paragraph shall revert to that in existence on June
77	30, 2009, except that any amendments to such text enacted other
78	than by this act shall be preserved and continue to operate to
79	the extent that such amendments are not dependent upon the
80	portions of such text which expire pursuant to this section.
81	Section 3. Section 17.575, Florida Statutes, is created to
82	read:
83	17.575 Administration of funds; Treasury Investment
84	Committee
85	(1) There is created a Treasury Investment Committee within
86	the Division of Treasury consisting of at least five members who
87	must possess special knowledge, experience, and familiarity in
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88	finance, investments, or accounting. The members of the
89	committee shall be appointed by and serve at the pleasure of the
90	Chief Financial Officer. The committee shall annually elect a
91	chair and vice chair from among its membership.
92	(2) The committee shall administer the Treasury Investment
93	Program consistent with policies approved by the Chief Financial
94	Officer for deposits and investments of public funds. The
95	committee shall also make recommendations regarding investment
96	policy to the Chief Financial Officer.
97	(3) The committee shall submit an annual report outlining
98	its activities and recommendations to the Chief Financial
99	Officer and the Joint Legislative Auditing Committee. The report
100	shall be submitted on August 15, 2009, and annually thereafter.
101	Section 4. Section 624.231, Florida Statutes, is created to
102	read:
103	624.231 Disclosure and fees for production of recordsIf
104	the department or office determines that any portion of a record
105	that is requested by a person is exempt pursuant to chapter 119,
106	the insurance code, or chapter 641, the department or office
107	shall disclose to the person in writing that the requested
108	record will be provided in a redacted format and that there will
109	be additional fees charged for staff time associated with
110	researching and redacting the exempt portion of the record.
111	Before the department or office provides the record, the person
112	must affirm his or her request to receive the record.
113	Section 5. Paragraph (a) of subsection (19) of section
114	624.501, Florida Statutes, is amended to read:
115	624.501 Filing, license, appointment, and miscellaneous
116	feesThe department, commission, or office, as appropriate,

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117	shall collect in advance, and persons so served shall pay to it
118	in advance, fees, licenses, and miscellaneous charges as
119	follows:
120	(19) Miscellaneous services:
121	(a) For copies of documents or records on file with the
122	department, commission, or office, per page $\frac{\$.15}{\$.50}$
123	Section 6. Subsection (1) of section 624.523, Florida
124	Statutes, is amended to read:
125	624.523 Insurance Regulatory Trust Fund
126	(1) There is created in the State Treasury a trust fund
127	designated "Insurance Regulatory Trust Fund" to which shall be
128	credited all payments received on account of the following
129	items:
130	(a) All fines, monetary penalties, and costs imposed upon
131	persons by the department or the office as authorized by law for
132	violation of the laws of this state.
133	(b) Any sums received for copies of the stenographic record
134	of hearings, as authorized by law.
135	(c) All sums received under s. 624.404(5).
136	(d) All sums received under s. 624.5091, as provided in
137	subsection (5) thereof.
138	(e) All payments received on account of items provided for
139	under respective provisions of s. 624.501, as follows:
140	1. Subsection (1) (certificate of authority of insurer).
141	2. Subsection (2) (charter documents of insurer).
142	3. Subsection (3) (annual license tax of insurer).
143	4. Subsection (4) (annual statement of insurer).
144	5. Subsection (5) (application fee for insurance
145	representatives).

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146 6. The "appointment fee" portion of any appointment 147 provided for under paragraphs (6) (a) and (b) (insurance representatives, property, marine, casualty and surety 148 149 insurance, and agents). 150 7. Paragraph (6)(c) (nonresident agents). 151 8. Paragraph (6)(d) (service representatives). 152 9. The "appointment fee" portion of any appointment 153 provided for under paragraph (7) (a) (life insurance agents, 154 original appointment, and renewal or continuation of 155 appointment). 156 10. Paragraph (7) (b) (nonresident agent license). 157 11. The "appointment fee" portion of any appointment 158 provided for under paragraph (8) (a) (health insurance agents, 159 agent's appointment, and renewal or continuation fee). 160 12. Paragraph (8) (b) (nonresident agent appointment). 161 13. The "appointment fee" portion of any appointment 162 provided for under subsections (9) and (10) (limited licenses 163 and fraternal benefit society agents). 164 14. Subsection (11) (vending machines). 165 15. Subsection (12) (surplus lines agent). 166 16. Subsection (13) (adjusters' appointment). 167 17. Subsection (14) (examination fee). 168 18. Subsection (15) (temporary license and appointment as 169 agent or adjuster). 170 19. Subsection (16) (reissuance, reinstatement, etc.). 171 20. Subsection (17) (additional license continuation fees). 172 21. Subsection (18) (filing application for permit to form 173 insurer). 22. Subsection (19) (license fee of rating organization). 174

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175	23. Subsection (20) (miscellaneous services).
176	24. Subsection (21) (insurance agencies).
177	(f) All payments received on account of actuarial and other
178	services in the valuation or computation of the reserves of life
179	insurers pursuant to s. 625.121(2).
180	(g) All sums received under ss. 626.711 and 626.743.
181	(h) Sums received under s. 626.932, as provided in
182	subsection (5) thereof.
183	(i) Sums received under s. 626.938, as provided in
184	subsection (7) thereof.
185	(h)(j) All sums received under s. 627.828.
186	(i) (k) All sums received from motor vehicle service
187	agreement companies under s. 634.221.
188	<u>(j)</u> All sums received under s. 648.27 (bail bond agent,
189	limited surety agent, continuation fee), the "appointment fee"
190	portion of any license or permit provided for under s. 648.31,
191	and the application fees provided for under s. 648.34(3).
192	(k) (m) All sums received under s. 651.015.
193	<u>(l)</u> All sums received by the Chief Financial Officer or
194	the director of the office as fees for her or his services as
195	service-of-process agent.
196	(m) (o) All state tax portions of agents' licenses collected
197	under s. 624.501.
198	Section 7. Subsection (5) of section 626.932, Florida
199	Statutes, is amended to read:
200	626.932 Surplus lines tax
201	(5) The department shall deposit 15.74 percent of all taxes
202	collected under this section to the credit of the Insurance
203	Regulatory Trust Fund. Eighty-four and twenty-six hundredths

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204	percent of all Taxes collected under this section shall be
205	deposited into the General Revenue Fund.
206	Section 8. Subsection (7) of section 626.938, Florida
207	Statutes, is amended to read:
208	626.938 Report and tax of independently procured
209	coverages
210	(7) The department shall deposit 15.74 percent of all taxes
211	and interest collected under this section to the credit of the
212	Insurance Regulatory Trust Fund. Eighty-four and twenty-six
213	hundredths percent of all Taxes and interest collected under
214	this section shall be deposited into the General Revenue Fund.
215	Section 9. The amendments to ss. 626.932(5) and 626.938(7),
216	Florida Statutes, made by this act expire July 1, 2014, and the
217	text of those subsections shall revert to that in existence on
218	June 30, 2009, except that any amendments to such text enacted
219	other than by this act shall be preserved and continue to
220	operate to the extent that such amendments are not dependent
221	upon the portions of such text which expire pursuant to this
222	section.
223	Section 10. Paragraph (e) of subsection (3) of section
224	627.0628, Florida Statutes, is amended to read:
225	627.0628 Florida Commission on Hurricane Loss Projection
226	Methodology; public records exemption; public meetings
227	exemption
228	(3) ADOPTION AND EFFECT OF STANDARDS AND GUIDELINES
229	(e) The commission shall adopt revisions to previously
230	adopted actuarial methods, principles, standards, models, or
231	output ranges every odd year at least annually.
232	Section 11. This act shall take effect July 1, 2009.
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