

LEGISLATIVE ACTION

Senate		House
Comm: RCS		
03/03/2010	•	
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The Committee on Banking and Insurance (Negron) recommended the following:

Senate Amendment (with title amendment)

Between lines 1504 and 1505

insert:

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Section 11. Paragraph (b) of subsection (6) of section 215.555, Florida Statutes, is amended to read:

215.555 Florida Hurricane Catastrophe Fund.-

(6) REVENUE BONDS.-

(b) Emergency assessments.-

1. If the board determines that the amount of revenue
produced under subsection (5) is insufficient to fund the
obligations, costs, and expenses of the fund and the



13 corporation, including repayment of revenue bonds and that 14 portion of the debt service coverage not met by reimbursement 15 premiums, the board shall direct the Office of Insurance Regulation to levy, by order, an emergency assessment on direct 16 17 premiums for all property and casualty lines of business in this 18 state, including property and casualty business of surplus lines 19 insurers regulated under part VIII of chapter 626, but not including any workers' compensation premiums or medical 20 21 malpractice premiums. As used in this subsection, the term 22 "property and casualty business" includes all lines of business 23 identified on Form 2, Exhibit of Premiums and Losses, in the 24 annual statement required of authorized insurers by s. 624.424 25 and any rule adopted under this section, except for those lines 26 identified as accident and health insurance and except for policies written under the National Flood Insurance Program. The 27 28 assessment shall be specified as a percentage of direct written 29 premium and is subject to annual adjustments by the board in 30 order to meet debt obligations. The same percentage shall apply 31 to all policies in lines of business subject to the assessment 32 issued or renewed during the 12-month period beginning on the 33 effective date of the assessment.

34 2. A premium is not subject to an annual assessment under 35 this paragraph in excess of 6 percent of premium with respect to 36 obligations arising out of losses attributable to any one 37 contract year, and a premium is not subject to an aggregate 38 annual assessment under this paragraph in excess of 10 percent 39 of premium. An annual assessment under this paragraph shall 40 continue as long as the revenue bonds issued with respect to 41 which the assessment was imposed are outstanding, including any

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42 bonds the proceeds of which were used to refund the revenue 43 bonds, unless adequate provision has been made for the payment 44 of the bonds under the documents authorizing issuance of the 45 bonds.

46 3. Emergency assessments shall be collected from 47 policyholders. Emergency assessments shall be remitted by 48 insurers as a percentage of direct written premium for the 49 preceding calendar guarter as specified in the order from the 50 Office of Insurance Regulation. The office shall verify the 51 accurate and timely collection and remittance of emergency 52 assessments and shall report the information to the board in a 53 form and at a time specified by the board. Each insurer 54 collecting assessments shall provide the information with 55 respect to premiums and collections as may be required by the 56 office to enable the office to monitor and verify compliance 57 with this paragraph.

58 4. With respect to assessments of surplus lines premiums, each surplus lines agent shall collect the assessment at the 59 same time as the agent collects the surplus lines tax required 60 61 by s. 626.932, and the surplus lines agent shall remit the 62 assessment to the Florida Surplus Lines Service Office created 63 by s. 626.921 at the same time as the agent remits the surplus lines tax to the Florida Surplus Lines Service Office. The 64 65 emergency assessment on each insured procuring coverage and 66 filing under s. 626.938 shall be remitted by the insured to the 67 Florida Surplus Lines Service Office at the time the insured 68 pays the surplus lines tax to the Florida Surplus Lines Service Office. The Florida Surplus Lines Service Office shall remit the 69 70 collected assessments to the fund or corporation as provided in



71 the order levied by the Office of Insurance Regulation. The 72 Florida Surplus Lines Service Office shall verify the proper 73 application of such emergency assessments and shall assist the 74 board in ensuring the accurate and timely collection and 75 remittance of assessments as required by the board. The Florida 76 Surplus Lines Service Office shall annually calculate the 77 aggregate written premium on property and casualty business, 78 other than workers' compensation and medical malpractice, 79 procured through surplus lines agents and insureds procuring 80 coverage and filing under s. 626.938 and shall report the 81 information to the board in a form and at a time specified by 82 the board.

5. Any assessment authority not used for a particular 83 84 contract year may be used for a subsequent contract year. If, 85 for a subsequent contract year, the board determines that the 86 amount of revenue produced under subsection (5) is insufficient 87 to fund the obligations, costs, and expenses of the fund and the corporation, including repayment of revenue bonds and that 88 89 portion of the debt service coverage not met by reimbursement 90 premiums, the board shall direct the Office of Insurance 91 Regulation to levy an emergency assessment up to an amount not 92 exceeding the amount of unused assessment authority from a 93 previous contract year or years, plus an additional 4 percent 94 provided that the assessments in the aggregate do not exceed the 95 limits specified in subparagraph 2.

96 6. The assessments otherwise payable to the corporation 97 under this paragraph shall be paid to the fund unless and until 98 the Office of Insurance Regulation and the Florida Surplus Lines 99 Service Office have received from the corporation and the fund a

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597-02409-10

COMMITTEE AMENDMENT

Florida Senate - 2010 Bill No. PCS (730682) for SB 2044



100 notice, which shall be conclusive and upon which they may rely without further inquiry, that the corporation has issued bonds 101 102 and the fund has no agreements in effect with local governments 103 under paragraph (c). On or after the date of the notice and 104 until the date the corporation has no bonds outstanding, the 105 fund shall have no right, title, or interest in or to the 106 assessments, except as provided in the fund's agreement with the 107 corporation.

108 7. Emergency assessments are not premium and are not 109 subject to the premium tax, to the surplus lines tax, to any 110 fees, or to any commissions. An insurer is liable for all 111 assessments that it collects and must treat the failure of an 112 insured to pay an assessment as a failure to pay the premium. An 113 insurer is not liable for uncollectible assessments.

8. When an insurer is required to return an unearned premium, it shall also return any collected assessment attributable to the unearned premium. A credit adjustment to the collected assessment may be made by the insurer with regard to future remittances that are payable to the fund or corporation, but the insurer is not entitled to a refund.

9. When a surplus lines insured or an insured who has procured coverage and filed under s. 626.938 is entitled to the return of an unearned premium, the Florida Surplus Lines Service Office shall provide a credit or refund to the agent or such insured for the collected assessment attributable to the unearned premium prior to remitting the emergency assessment collected to the fund or corporation.

127 10. The exemption of medical malpractice insurance premiums 128 from emergency assessments under this paragraph is repealed May

597-02409-10



129	31, <u>2013</u> 2010 , and medical malpractice insurance premiums shall
130	be subject to emergency assessments attributable to loss events
131	occurring in the contract years commencing on June 1, 2013 2010 .
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134	And the title is amended as follows:
135	Delete line 124
136	and insert:
137	proceeding has exclusive jurisdiction; amending s.
138	215.555, F.S.; delaying the repeal of a provision
139	exempting medical malpractice insurance premiums from
140	emergency assessments to the Hurricane Catastrophe
141	Fund; delaying the date on and after which medical
142	malpractice insurance premiums become subject to
143	emergency assessments; providing an