ENROLLED HB 661

2010 Legislature

1	A bill to be entitled						
2	An act relating to minimum surplus requirements for						
3	mortgage guaranty insurers; amending s. 635.042, F.S.;						
4	authorizing the Commissioner of Insurance Regulation to						
5	permit a temporary exception to certain requirements under						
6	certain circumstances; revising authority of the Office of						
7	Insurance Regulation to take action against a noncomplying						
8	insurer under certain circumstances; providing an						
9	effective date.						
10							
11	Be It Enacted by the Legislature of the State of Florida:						
12							
13	Section 1. Section 635.042, Florida Statutes, is amended						
14	to read:						
15	635.042 Minimum surplus requirement.—						
16	(1) A mortgage guaranty insurer shall maintain a minimum						
17	surplus of not less than the greater of \$4 million or 10 percent						
18	of the insurer's total outstanding liabilities other than the						
19	required contingency reserve. A mortgage guaranty insurer is not						
20	required to have a surplus as to policyholders greater than \$100						
21	million.						
22	(2) A mortgage guaranty insurer must possess sufficient						
23	capital and surplus so that the total outstanding aggregate						
24	exposure net of reinsurance under mortgage guaranty policies						
25	written by the insurer does not exceed 25 times its paid-in						
26	capital, surplus, and contingency reserve combined. A mortgage						
27	guaranty insurer shall disclose in the audited financial reports						
28	required under s. 624.424(8), the total aggregate exposure net						
Į	Page 1 of 2						

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

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29 of reinsurance under mortgage guaranty policies written by the 30 insurer. The Commissioner of Insurance Regulation may permit a temporary exception to the requirements of this subsection at 31 32 the written request of a mortgage guaranty insurer upon a 33 finding that the mortgage guaranty insurer's financial position 34 is reasonable in relationship to the mortgage guaranty insurer's 35 aggregate insured risk and financial needs. 36 If a mortgage guaranty insurer is not in compliance (3) 37 with this section and has not been permitted an exception as provided in subsection (2), the office may take any action 38 against the insurer that the office may take against an insurer 39 40 that is not in compliance with s. 624.408. Section 2. This act shall take effect July 1, 2010.

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