1

A bill to be entitled

2 An act relating to insurance; amending s. 440.12, F.S.; 3 authorizing payment of workers' compensation benefits on a 4 prepaid card under certain circumstances; requiring the 5 keeping and furnishing, upon request, of certain records; 6 providing for the adoption of rules; amending s. 440.20, 7 F.S.; specifying when an insurer's obligation to pay 8 workers' compensation benefits is satisfied if payment is 9 made on a prepaid card; amending s. 624.402, F.S.; 10 providing an exemption from having to obtain a certificate 11 of authority to insurers that cover only nonresidents of the United States under certain conditions; requiring such 12 insurers to provide certain documentation to the Office of 13 14 Insurance Regulation; requiring certificates, policies, or 15 contracts issued by such insurers to include a disclaimer 16 relating to the coverage provided; defining a "nonresident" for purposes of applying the exemption 17 provided to such insurers from having to obtain a 18 19 certificate of authority; providing penalties applicable to alien insurers who transact insurance without complying 20 21 with certain provisions; deleting procedures and 22 requirements relating to an exemption from obtaining a 23 certificate of authority provided to alien insurers who 24 issue life insurance policies and annuity contracts to 25 certain nonresidents; amending s. 624.424, F.S.; revising 26 the timeframes that limit how frequently an insurer may 27 use the same accountant or partner to prepare an annual audited financial report; amending s. 626.207, F.S.; 28

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29 defining the term "financial services business"; 30 precluding licensure under the Florida Insurance Code of 31 specified persons who commit specified offenses; providing 32 application to convictions and certain pleas, regardless of adjudication; establishing waiting periods relating to 33 34 other specified offenses during which time an applicant is 35 disqualified for licensure; granting rulemaking authority 36 to the Department of Financial Services relating to specific penalties against licensees; clarifying 37 38 rulemaking authority relating to penalties against 39 licensees; providing that specified statutory provisions prohibiting prior crimes from being a bar to employment 40 are not applicable to applicants for licensure under the 41 42 Florida Insurance Code; amending s. 626.8651, F.S.; 43 revising requirements for a public adjuster apprentice 44 license to include additional qualifying designations; amending s. 627.4133, F.S.; changing the designated person 45 or persons who must be notified by an insurer from the 46 47 "insured" to the "first-named insured" in situations involving the nonrenewal, renewal premium, cancellation, 48 49 or termination of workers' compensation, employer 50 liability, or certain property and casualty insurance 51 coverage; specifying that the date of cancellation of a workers' compensation or employer's liability policy is 52 the date of the insured's written request to cancel; 53 54 amending s. 627.4137, F.S.; requiring a claimant's request 55 concerning insurance coverage to be served upon the 56 disclosing entity in a specified manner; amending s. Page 2 of 28

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57 627.7277, F.S.; making a conforming change that specifies 58 the "first-named insured" as the person who is to receive 59 notification of a renewal premium; amending s. 627.728, 60 F.S.; changing the designated person or persons who must be notified by an insurer from the "insured" to the 61 "first-named insured" in certain situations involving the 62 63 cancellation or nonrenewal of motor vehicle insurance 64 coverage; making a conforming change that specifies the 65 "first-named insured's insurance agent" as a person who is 66 to receive certain notifications relating to motor vehicle 67 insurance coverage; amending s. 627.7281, F.S.; making a conforming change that specifies the "first-named insured" 68 69 as the person who is to receive notification of 70 cancellation of motor vehicle insurance coverage; creating 71 s. 634.1711, F.S.; authorizing a consumer to purchase a 72 motor vehicle service agreement for a premium negotiated 73 with the salesperson notwithstanding certain regulatory 74 provisions relating to rebates and specified trade 75 practices; providing that motor vehicle service agreement 76 companies are responsible for establishing premium rates 77 to ensure their solvency; amending s. 634.403, F.S.; 78 exempting certain persons providing service warranties 79 relating to consumer products from licensing requirements 80 under certain circumstances; providing applicability; providing effective dates. 81 82 83 Be It Enacted by the Legislature of the State of Florida: 84

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85 Section 1. Subsection (1) of section 440.12, Florida 86 Statutes, is amended to read:

87 440.12 Time for commencement and limits on weekly rate of88 compensation.-

(1) No Compensation <u>is not</u> shall be allowed for the first 7 days of the disability, except <u>for</u> benefits provided <u>under</u> for in s. 440.13. However, if the injury results in disability of more than 21 days, compensation shall be allowed from the commencement of the disability.

94 (a) All weekly compensation payments, except for the first 95 payment, shall be paid by check or, if authorized by the 96 employee, <u>on a prepaid card pursuant to paragraph (b) or</u> 97 deposited directly into the employee's account at a financial 98 institution. As used in this subsection, the term "financial 99 institution" means a financial institution as defined in s. 100 655.005(1)(h).

101 (b) Upon receipt of authorization by the employee as 102 provided in paragraph (a), a carrier may use a prepaid card to 103 deliver the payment of compensation to an employee if the 104 employee is:

105 <u>1. Provided with at least one means of accessing his or</u> 106 <u>her entire compensation payment once per week without incurring</u> 107 <u>fees;</u>

108 <u>2. Provided with the ability to make point-of-sale</u> 109 <u>purchases without incurring fees from the financial institution</u> 110 <u>issuing the prepaid card; and</u> 111 <u>3. Provided with the terms and conditions of the prepaid</u> 112 card program, including a description of any fees that may be

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113	assessed.
114	(c) Each carrier shall keep a record of all payments made
115	under this subsection, including the time and manner of such
116	payments, and shall furnish these records or a report based on
117	these records to the Division of Insurance Fraud and the
118	Division of Workers' Compensation, upon request.
119	(d) The department may adopt rules to administer this
120	section.
121	Section 2. Paragraph (a) of subsection (1) of section
122	440.20, Florida Statutes, is amended to read:
123	440.20 Time for payment of compensation and medical bills;
124	penalties for late payment
125	(1)(a) Unless it denies compensability or entitlement to
126	benefits, the carrier shall pay compensation directly to the
127	employee as required by ss. 440.14, 440.15, and 440.16, in
128	accordance with the obligations set forth in <u>those</u> such
129	sections. Upon receipt of the employee's authorization as
130	provided for in s. 440.12(1)(a) If authorized by the employee,
131	the carrier's obligation to pay compensation directly to the
132	employee is satisfied when the carrier directly deposits, by
133	electronic transfer or other means, compensation into the
134	employee's account at a financial institution or onto a prepaid
135	card in accordance with s. 440.12(1). As used in this paragraph,
136	the term "financial institution" means a financial institution
137	as defined in s. 655.005(1)(h). Compensation by direct deposit
138	or through the use of a prepaid card is considered paid on the
139	date the funds become available for withdrawal by the employee.

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Section 3. Subsection (8) of section 624.402, Florida 140 141 Statutes, is amended to read: 624.402 Exceptions, certificate of authority required.-A 142 143 certificate of authority shall not be required of an insurer 144 with respect to: 145 (8) (a) An insurer domiciled outside the United States 146 covering only persons who, at the time of issuance or renewal, 147 are nonresidents of the United States if: 148 1. The insurer or any affiliated person as defined in s. 624.04 under common ownership or control with the insurer does 149 150 not solicit, sell, or accept application for any insurance 151 policy or contract to be delivered or issued for delivery to any 152 person in any state; 153 The insurer registers with the office via a letter of 2. 154 notification upon commencing business from this state; 155 3. The insurer provides the following information, in 156 English, to the office annually by March 1: 157 The name of the insurer, the country of domicile, the a. 158 address of the insurer's principal office and office in this 159 state, the names of the owners of the insurer and their 160 percentage of ownership, the names of the officers and directors 161 of the insurer, the name, e-mail, and telephone number of a 162 contact person for the insurer, and the number of individuals 163 who are employed by the insurer or its affiliates in this state; b. The lines of insurance and types of products offered by 164 165 the insurer; c. A statement from the applicable regulatory body of the 166 167 insurer's domicile certifying that the insurer is licensed or Page 6 of 28

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168	registered for those lines of insurance and types of products in
169	that domicile; and
170	d. A copy of the filings required by the applicable
171	regulatory body of the insurer's country of domicile in that
172	country's official language or in English, if available;
173	4. All certificates, policies, or contracts issued in this
174	state showing coverage under the insurer's policy include the
175	following statement in a contrasting color and at least 10-point
176	type: "The policy providing your coverage and the insurer
177	providing this policy have not been approved by the Florida
178	Office of Insurance Regulation"; and
179	5. In the event the insurer ceases to do business from
180	this state, the insurer will provide written notification to the
181	office within 30 days after cessation.
182	(b) For purposes of this subsection, "nonresident" means a
183	person who resides in and maintains a physical place of domicile
184	in a country other than the United States, which he or she
185	recognizes as and intends to maintain as his or her permanent
186	home. A nonresident does not include an unauthorized immigrant
187	present in the United States. Notwithstanding any other
188	provision of law, it is conclusively presumed, for purposes of
189	this subsection, that a person is a resident of the United
190	States if such person has:
191	1. Had his or her principal place of domicile in the
192	United States for 180 days or more in the 365 days prior to
193	issuance or renewal of the policy;
194	2. Registered to vote in any state;
195	3. Made a statement of domicile in any state; or
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196 Filed for homestead tax exemption on property in any 4. 197 state. Subject to the limitations provided in this 198 (C) 199 subsection, services, including those listed in s. 624.10, may 200 be provided by the insurer or an affiliated person as defined in 201 s. 624.04 under common ownership or control with the insurer. 202 (d) An alien insurer transacting insurance in this state 203 without complying with this subsection shall be in violation of 204 this chapter and subject to the penalties provided in s. 624.15. 205 (a) Life insurance policies or annuity contracts issued by an insurer domiciled outside the United States covering only 206 207 persons who, at the time of issuance, are not residents of the 208 United States and are not nonresidents illegally residing in the 209 United States, provided: 210 1. The insurer must currently be an authorized insurer in its country of domicile as to the kind or kinds of insurance 211 212 proposed to be offered and must have been such an insurer for 213 not fewer than the immediately preceding 3 years, or must be the 214 wholly owned subsidiary of such authorized insurer or must be 215 the wholly owned subsidiary of an already eligible authorized insurer as to the kind or kinds of insurance proposed for a 216 217 period of not fewer than the immediately preceding 3 years. 218 However, the office may waive the 3-year requirement if the 219 insurer has operated successfully for a period of at least the 220 immediately preceding year and has capital and surplus of not less than \$25 million. 221 2. Before the office may grant eligibility, the requesting 222 insurer shall furnish the office with a duly authenticated copy 223

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of its current annual financial statement, in English, and with all monetary values therein expressed in United States dollars, at an exchange rate then-current and shown in the statement, in the case of statements originally made in the currencies of other countries, and with such additional information relative to the insurer as the office may request.

230 3. The insurer must have and maintain surplus as to 231 policyholders of not less than \$15 million. Any such surplus as 232 to policyholders shall be represented by investments consisting 233 of eligible investments for like funds of like domestic insurers 234 under part II of chapter 625; however, any such surplus as to 235 policyholders may be represented by investments permitted by the 236 domestic regulator of such alien insurance company if such 237 investments are substantially similar in terms of quality, 238 liquidity, and security to eligible investments for like funds 239 of like domestic insurers under part II of chapter 625.

240 4. The insurer must be of good reputation as to the
241 providing of service to its policyholders and the payment of
242 losses and claims.

243 5. To maintain eligibility, the insurer shall furnish the 244 office within the time period specified in s. 624.424(1)(a) a 245 duly authenticated copy of its current annual and quarterly 246 financial statements, in English, and with all monetary values 247 therein expressed in United States dollars, at an exchange rate then-current and shown in the statement, in the case of 248 statements originally made in the currencies of other countries, 249 250 and with such additional information relative to the insurer as 251 the office may request.

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252 6. An insurer receiving eligibility under this subsection 253 shall agree to make its books and records pertaining to its 254 operations in this state available for inspection during normal 255 business hours upon request of the office. 256 7. The insurer shall provide to the applicant for the 257 policy or contract a copy of the most recent quarterly financial 258 statements of the insurer providing, in clear and conspicuous 259 language: 260 a. The date of organization of the insurer. b. The identity of and rating assigned by each recognized 261 insurance company rating organization that has rated the insurer 262 or, if applicable, that the insurer is unrated. 263 264 c. That the insurer does not hold a certificate of 265 authority issued in this state and that the office does not 266 exercise regulatory oversight over the insurer. d. The identity and address of the regulatory authority 267 268 exercising oversight of the insurer. 269 270 This paragraph does not impose upon the office any duty or 271 responsibility to determine the actual financial condition or 272 claims practices of any unauthorized insurer, and the status of 273 eligibility, if granted by the office, indicates only that the 274 insurer appears to be financially sound and to have satisfactory 275 claims practices and that the office has no credible evidence to 276 the contrary. 277 (b) If at any time the office has reason to believe that an insurer issuing policies or contracts pursuant to this 278 279 subsection is insolvent or is in unsound financial condition, Page 10 of 28

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280	does not make reasonable prompt payment of benefits, or is no
281	longer eligible under the conditions specified in this
282	subsection, the office may conduct an examination or
283	investigation in accordance with s. 624.316, s. 624.3161, or s.
284	624.320 and, if the findings of such examination or
285	investigation warrant, may withdraw the eligibility of the
286	insurer to issue policies or contracts pursuant to this
287	subsection without having a certificate of authority issued by
288	the office.
289	(c) This subsection does not provide an exception to the
290	agent licensure requirements of chapter 626. Any insurer issuing
291	policies or contracts pursuant to this subsection shall appoint
292	the agents that the insurer uses to sell such policies or
293	contracts as provided in chapter 626.
294	(d) An insurer issuing policies or contracts pursuant to
295	this subsection is subject to part IX of chapter 626, Unfair
296	Insurance Trade Practices, and the office may take such actions
297	against the insurer for a violation as are provided in that
298	part.
299	(e) Policies and contracts issued pursuant to this
300	subsection are not subject to the premium tax specified in s.
301	624.509.
302	(f) Applications for life insurance coverage offered under
303	this subsection must contain, in contrasting color and not less
304	than 12-point type, the following statement on the same page as
305	the applicant's signature:
306	
307	This policy is primarily governed by the laws of a
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308	foreign country. As a result, all of the rating and
309	underwriting laws applicable to policies filed in this
310	state do not apply to this coverage, which may result
311	in your premiums being higher than would be
312	permissible under a Florida-approved policy. Any
313	purchase of individual life insurance should be
314	considered carefully, as future medical conditions may
315	make it impossible to qualify for another individual
316	life policy. If the insurer issuing your policy
317	becomes insolvent, this policy is not covered by the
318	Florida Life and Health Insurance Guaranty
319	Association. For information concerning individual
320	life coverage under a Florida-approved policy, consult
321	your agent or the Florida Department of Financial
322	Services.
323	
324	(g) All life insurance policies and annuity contracts
325	issued pursuant to this subsection must contain on the first
326	page of the policy or contract, in contrasting color and not
327	less than 10-point type, the following statement:
328	
329	The benefits of the policy providing your coverage are
330	governed primarily by the law of a country other than
331	the United States.
332	
333	(h) All single-premium life insurance policies and single-
334	premium annuity contracts issued to persons who are not
335	residents of the United States and are not nonresidents
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336 illegally residing in the United States pursuant to this 337 subsection shall be subject to the provisions of chapter 896. Section 4. Paragraph (d) of subsection (8) of section 338 339 624.424, Florida Statutes, is amended to read: 340 624.424 Annual statement and other information.-341 (8) 342 (d) An insurer may not use the same accountant or partner of an accounting firm responsible for preparing the report 343 required by this subsection for more than 5 7 consecutive years. 344 Following this period, the insurer may not use such accountant 345 or partner for a period of 5 $\frac{2}{2}$ years, but may use another 346 347 accountant or partner of the same firm. An insurer may request 348 the office to waive this prohibition based upon an unusual 349 hardship to the insurer and a determination that the accountant 350 is exercising independent judgment that is not unduly influenced 351 by the insurer considering such factors as the number of 352 partners, expertise of the partners or the number of insurance 353 clients of the accounting firm; the premium volume of the 354 insurer; and the number of jurisdictions in which the insurer 355 transacts business. 356 Section 5. Effective upon this act becoming a law, section 357 626.207, Florida Statutes, is amended to read: 358 626.207 Disqualification of applicants and licensees; 359 penalties against licensees; rulemaking authority Department

360 rulemaking authority; waiting periods for applicants; penalties
361 against licensees.-

362 (1) For purposes of this section, the term "financial 363 services business" means any financial activity regulated by the

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364 Department of Financial Services, the Office of Insurance 365 Regulation, or the Office of Financial Regulation. The 366 department shall adopt rules establishing specific waiting 367 periods for applicants to become eligible for licensure 368 following denial, suspension, or revocation pursuant to s. 369 626.611, s. 626.621, s. 626.8437, s. 626.844, s. 626.935, 370 634.181, s. 634.191, s. 634.320, s. 634.321, s. 634.422, 634.423, s. 642.041, or s. 642.043. The purpose of the waiting 371 periods is to provide sufficient time to demonstrate reformation 372 373 of character and rehabilitation. The waiting periods shall vary based on the type of conduct and the length of time since the 374 375 conduct occurred and shall also be based on the probability that 376 the propensity to commit illegal conduct has been overcome. The 377 waiting periods may be adjusted based on aggravating and 378 mitigating factors established by rule and consistent with this 379 purpose. 380 (2) For purposes of this section, the terms "felony of the 381 first degree" and "capital felony" include all felonies 382 designated as such by the Florida Statutes, as well as any 383 felony so designated in the jurisdiction in which the plea is 384 entered or judgment is rendered. 385 (3) An applicant who commits a felony of the first degree, 386 a capital felony, a felony involving money laundering, fraud, or embezzlement, or a felony directly related to the financial 387 388 services business is permanently barred from applying for a license under this part. This bar applies to convictions, guilty 389 pleas, or nolo contendere pleas, regardless of adjudication, by 390 391 any applicant, officer, director, majority owner, partner,

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419	been rehabilitated, does not pose a risk to the insurance-buying
418	burden is on the applicant to demonstrate that the applicant has
417	(7) After the disqualifying period has been met, the
416	costs for the crime for which the disqualifying period applies.
415	sentence, including payment of fines, restitution, and court
414	supervision or upon completion of the applicant's criminal
413	periods begin upon the applicant's final release from
412	(6) For purposes of this section, the disqualifying
411	and (c).
410	may not mitigate the disqualifying periods in paragraphs (4)(b)
409	result in a period of disqualification of less than 7 years and
408	mitigating and aggravating factors. However, mitigation may not
407	applicant's criminal history. The rules shall provide for
406	multiple crimes and other factors reasonably related to the
405	additional disqualifying periods due to the commitment of
404	(5) The department shall adopt rules providing for
403	directly related to the financial services business.
402	(c) A 7-year disqualifying period for all misdemeanors
401	year disqualifying period in paragraph (a) applies.
400	which neither the permanent bar in subsection (3) nor the 15-
399	(b) A 7-year disqualifying period for all felonies to
398	the permanent bar contained in subsection (3).
397	involving moral turpitude that are not specifically included in
396	(a) A 15-year disqualifying period for all felonies
395	application of disqualifying periods that include:
394	the department shall adopt rules establishing the process and
393	(4) For all other crimes not included in subsection (3),
392	manager, or other person who manages or controls any applicant.

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420 <u>public, is fit and trustworthy to engage in the business of</u> 421 <u>insurance pursuant to s. 626.611(7), and is otherwise qualified</u> 422 for licensure.

423 (8) (2) The department shall adopt rules establishing 424 specific penalties against licensees in accordance with ss. 425 626.641 and 626.651 for violations of s. 626.611, s. 626.621, s. 426 626.8437, s. 626.844, s. 626.935, s. 634.181, s. 634.191, s. 634.320, s. 634.321, s. 634.422, s. 634.423, s. 642.041, or s. 427 642.043. The purpose of the revocation or suspension is to 428 provide a sufficient penalty to deter future violations of the 429 430 Florida Insurance Code. The imposition of a revocation or the 431 length of suspension shall be based on the type of conduct and 432 the probability that the propensity to commit further illegal 433 conduct has been overcome at the time of eligibility for 434 relicensure. The revocation or the length of suspension may be 435 adjusted based on aggravating or mitigating factors, established 436 by rule and consistent with this purpose.

437 (9) Section 112.011 does not apply to any applicants for
 438 licensure under the Florida Insurance Code, including, but not
 439 limited to, agents, agencies, adjusters, adjusting firms,
 440 customer representatives, or managing general agents.

441 Section 6. Subsection (4) of section 626.8651, Florida442 Statutes, is amended to read:

443 626.8651 Public adjuster apprentice license;444 qualifications.-

(4) An applicant must have received designation as an
Accredited Claims Adjuster (ACA), as a Certified Adjuster (CA),
or as a Certified Claims Adjuster (CCA) after completion of

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448 training that qualifies the applicant to engage in the business 449 of a public adjuster apprentice fairly and without injury to the 450 public. Such training and instruction must address adjusting 451 damages and losses under insurance contracts, the terms and 452 effects of insurance contracts, and knowledge of the laws of 453 this state relating to insurance contracts.

454 Section 7. Paragraphs (a) and (b) of subsection (1), 455 paragraphs (a) and (b) of subsection (2), and subsection (4) of 456 section 627.4133, Florida Statutes, are amended to read:

457 627.4133 Notice of cancellation, nonrenewal, or renewal 458 premium.-

459

(1) Except as provided in subsection (2):

460 An insurer issuing a policy providing coverage for (a) 461 workers' compensation and employer's liability insurance, 462 property, casualty, except mortgage guaranty, surety, or marine 463 insurance, other than motor vehicle insurance subject to s. 464 627.728, shall give the first-named named insured at least 45 465 days' advance written notice of nonrenewal or of the renewal 466 premium. If the policy is not to be renewed, the written notice 467 shall state the reason or reasons as to why the policy is not to 468 be renewed. This requirement applies only if the insured has 469 furnished all of the necessary information so as to enable the 470 insurer to develop the renewal premium prior to the expiration 471 date of the policy to be renewed.

(b) An insurer issuing a policy providing coverage for
property, casualty, except mortgage guaranty, surety, or marine
insurance, other than motor vehicle insurance subject to s.
627.728 or s. 627.7281, shall give the <u>first-named</u> named insured

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476 written notice of cancellation or termination other than 477 nonrenewal at least 45 days prior to the effective date of the 478 cancellation or termination, including in the written notice the 479 reason or reasons for the cancellation or termination, except 480 that:

481 1. When cancellation is for nonpayment of premium, at 482 least 10 days' written notice of cancellation accompanied by the 483 reason therefor shall be given. As used in this subparagraph and 484 s. 440.42(3), the term "nonpayment of premium" means failure of 485 the named insured to discharge when due any of her or his 486 obligations in connection with the payment of premiums on a 487 policy or any installment of such premium, whether the premium is payable directly to the insurer or its agent or indirectly 488 489 under any premium finance plan or extension of credit, or 490 failure to maintain membership in an organization if such 491 membership is a condition precedent to insurance coverage. 492 "Nonpayment of premium" also means the failure of a financial 493 institution to honor an insurance applicant's check after 494 delivery to a licensed agent for payment of a premium, even if 495 the agent has previously delivered or transferred the premium to 496 the insurer. If a dishonored check represents the initial 497 premium payment, the contract and all contractual obligations 498 shall be void ab initio unless the nonpayment is cured within 499 the earlier of 5 days after actual notice by certified mail is received by the applicant or 15 days after notice is sent to the 500 applicant by certified mail or registered mail, and if the 501 contract is void, any premium received by the insurer from a 502 503 third party shall be refunded to that party in full; and

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512

504 2. When such cancellation or termination occurs during the 505 first 90 days during which the insurance is in force and the 506 insurance is canceled or terminated for reasons other than nonpayment of premium, at least 20 days' written notice of 507 508 cancellation or termination accompanied by the reason therefor 509 shall be given except where there has been a material 510 misstatement or misrepresentation or failure to comply with the 511 underwriting requirements established by the insurer.

After the policy has been in effect for 90 days, no such policy 513 514 shall be canceled by the insurer except when there has been a 515 material misstatement, a nonpayment of premium, a failure to comply with underwriting requirements established by the insurer 516 517 within 90 days of the date of effectuation of coverage, or a 518 substantial change in the risk covered by the policy or when the 519 cancellation is for all insureds under such policies for a given 520 class of insureds. This subsection does not apply to 521 individually rated risks having a policy term of less than 90 522 days.

(2) With respect to any personal lines or commercial residential property insurance policy, including, but not limited to, any homeowner's, mobile home owner's, farmowner's, condominium association, condominium unit owner's, apartment building, or other policy covering a residential structure or its contents:

(a) The insurer shall give the <u>first-named</u> named insured
at least 45 days' advance written notice of the renewal premium.
(b) The insurer shall give the <u>first-named</u> named insured

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532 written notice of nonrenewal, cancellation, or termination at 533 least 100 days prior to the effective date of the nonrenewal, 534 cancellation, or termination. However, the insurer shall give at 535 least 100 days' written notice, or written notice by June 1, 536 whichever is earlier, for any nonrenewal, cancellation, or 537 termination that would be effective between June 1 and November 538 30. The notice must include the reason or reasons for the 539 nonrenewal, cancellation, or termination, except that:

1. The insurer shall give the <u>first-named</u> named insured written notice of nonrenewal, cancellation, or termination at least 180 days prior to the effective date of the nonrenewal, cancellation, or termination for a <u>first-named</u> named insured whose residential structure has been insured by that insurer or an affiliated insurer for at least a 5-year period immediately prior to the date of the written notice.

547 2. When cancellation is for nonpayment of premium, at least 10 days' written notice of cancellation accompanied by the 548 549 reason therefor shall be given. As used in this subparagraph, 550 the term "nonpayment of premium" means failure of the named 551 insured to discharge when due any of her or his obligations in 552 connection with the payment of premiums on a policy or any 553 installment of such premium, whether the premium is payable 554 directly to the insurer or its agent or indirectly under any 555 premium finance plan or extension of credit, or failure to 556 maintain membership in an organization if such membership is a condition precedent to insurance coverage. "Nonpayment of 557 premium" also means the failure of a financial institution to 558 559 honor an insurance applicant's check after delivery to a

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560 licensed agent for payment of a premium, even if the agent has 561 previously delivered or transferred the premium to the insurer. 562 If a dishonored check represents the initial premium payment, 563 the contract and all contractual obligations shall be void ab 564 initio unless the nonpayment is cured within the earlier of 5 565 days after actual notice by certified mail is received by the 566 applicant or 15 days after notice is sent to the applicant by 567 certified mail or registered mail, and if the contract is void, 568 any premium received by the insurer from a third party shall be refunded to that party in full. 569

570 3. When such cancellation or termination occurs during the first 90 days during which the insurance is in force and the 571 insurance is canceled or terminated for reasons other than 572 573 nonpayment of premium, at least 20 days' written notice of 574 cancellation or termination accompanied by the reason therefor 575 shall be given except where there has been a material 576 misstatement or misrepresentation or failure to comply with the 577 underwriting requirements established by the insurer.

4. The requirement for providing written notice of nonrenewal by June 1 of any nonrenewal that would be effective between June 1 and November 30 does not apply to the following situations, but the insurer remains subject to the requirement to provide such notice at least 100 days prior to the effective date of nonrenewal:

a. A policy that is nonrenewed due to a revision in the coverage for sinkhole losses and catastrophic ground cover collapse pursuant to s. 627.706, as amended by s. 30, chapter 2007-1, Laws of Florida.

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588 b. A policy that is nonrenewed by Citizens Property 589 Insurance Corporation, pursuant to s. 627.351(6), for a policy 590 that has been assumed by an authorized insurer offering 591 replacement or renewal coverage to the policyholder.

593 After the policy has been in effect for 90 days, the policy 594 shall not be canceled by the insurer except when there has been 595 a material misstatement, a nonpayment of premium, a failure to 596 comply with underwriting requirements established by the insurer within 90 days of the date of effectuation of coverage, or a 597 598 substantial change in the risk covered by the policy or when the 599 cancellation is for all insureds under such policies for a given 600 class of insureds. This paragraph does not apply to individually 601 rated risks having a policy term of less than 90 days.

(4) 602 Notwithstanding the provisions of s. 440.42(3), if 603 cancellation of a policy providing coverage for workers' 604 compensation and employer's liability insurance is requested in 605 writing by the insured, such cancellation shall be effective on 606 the date requested by the insured or, if no date is specified by 607 the insured, cancellation shall be effective on the date of the 608 written request. The carrier is not required to send notice of 609 cancellation to the insured if the cancellation is requested in 610 writing by the insured the carrier sends the notice of 611 cancellation to the insured. Any retroactive assumption of coverage and liabilities under a policy providing workers' 612 compensation and employer's liability insurance may not exceed 613 614 21 days. Section 8. Subsection (3) is added to section 627.4137, 615

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616 Florida Statutes, to read: 617 627.4137 Disclosure of certain information required.-618 (3) Any request made to a self-insured corporation 619 pursuant to this section shall be sent by certified mail to the 620 registered agent of the disclosing entity. 621 Section 9. Subsection (2) of section 627.7277, Florida 622 Statutes, is amended to read: 623 627.7277 Notice of renewal premium.-624 (2) An insurer shall mail or deliver to the first-named 625 insured its policyholder at least 30 days' advance written notice of the renewal premium for the policy. 626 627 Section 10. Paragraph (a) of subsection (3), paragraphs (a) and (d) of subsection (4), and subsections (5) and (6) of 628 629 section 627.728, Florida Statutes, are amended to read: 627.728 Cancellations; nonrenewals.-630 631 (3) (a) No notice of cancellation of a policy to which this 632 section applies shall be effective unless mailed or delivered by 633 the insurer to the first-named named insured and to the first-634 named named insured's insurance agent at least 45 days prior to 635 the effective date of cancellation, except that, when 636 cancellation is for nonpayment of premium, at least 10 days' 637 notice of cancellation accompanied by the reason therefor shall 638 be given. No notice of cancellation of a policy to which this 639 section applies shall be effective unless the reason or reasons 640 for cancellation accompany the notice of cancellation. 641 (4) (a) No insurer shall fail to renew a policy unless it 642 mails or delivers to the first-named named insured, at the 643

address shown in the policy, and to the first-named named

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644 insured's insurance agent at her or his business address, at 645 least 45 days' advance notice of its intention not to renew; and 646 the reasons for refusal to renew must accompany such notice. 647 This subsection does not apply:

648 1. If the insurer has manifested its willingness to renew;649 or

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2. In case of nonpayment of premium.

Notwithstanding the failure of an insurer to comply with this subsection, the policy shall terminate on the effective date of any other automobile liability insurance policy procured by the insured with respect to any automobile designated in both policies. Unless a written explanation for refusal to renew accompanies the notice of intention not to renew, the policy shall remain in full force and effect.

(d) Instead of canceling or nonrenewing a policy, an
insurer may, upon expiration of the policy term, transfer a
policy to another insurer under the same ownership or management
as the transferring insurer, by giving the <u>first-named</u> named
insured at least 45 days' advance notice of its intent to
transfer the policy and of the premium and the specific reasons
for any increase in the premium.

(5) United States postal proof of mailing or certified or registered mailing of notice of cancellation, of intention not to renew, or of reasons for cancellation, or of the intention of the insurer to issue a policy by an insurer under the same ownership or management, to the <u>first-named</u> <u>named</u> insured at the address shown in the policy shall be sufficient proof of notice.

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672 When a policy is canceled, other than for nonpayment (6) 673 of premium, or in the event of failure to renew a policy to 674 which subsection (4) applies, the insurer shall notify the 675 first-named named insured of her or his possible eligibility for 676 insurance through the Automobile Joint Underwriting Association. Such notice shall accompany or be included in the notice of 677 678 cancellation or the notice of intent not to renew and shall 679 state that such notice of availability of the Automobile Joint 680 Underwriting Association is given pursuant to this section.

681 Section 11. Section 627.7281, Florida Statutes, is amended 682 to read:

683 627.7281 Cancellation notice. - An insurer issuing a policy 684 of motor vehicle insurance not covered under the cancellation 685 provisions of s. 627.728 shall give the first-named named insured notice of cancellation at least 45 days prior to the 686 687 effective date of cancellation, except that, when cancellation 688 is for nonpayment of premium, at least 10 days' notice of 689 cancellation accompanied by the reason therefor shall be given. 690 As used in this section, "policy" does not include a binder as 691 defined in s. 627.420 unless the duration of the binder period 692 exceeds 60 days.

693 Section 12. Section 634.1711, Florida Statutes, is created 694 to read:

695 <u>634.1711 Premium payable.-Notwithstanding ss. 634.1815 and</u>
 696 <u>634.282(6), (7), and (13), a consumer may purchase a service</u>
 697 <u>agreement for a premium amount negotiated with the salesperson.</u>
 698 <u>The service agreement company is responsible for establishing</u>
 699 <u>minimum premium rates to ensure its solvency under this part.</u>

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700 Other than as stated in this section, no other terms or

701 <u>conditions of the service agreement may be revised, amended, or</u> 702 changed by the salesperson.

703 Section 13. Section 634.403, Florida Statutes, is amended 704 to read:

705

634.403 License required; exemptions.-

(1) No person in this state shall provide or offer to provide service warranties <u>to residents of this state</u> unless authorized therefor under a subsisting license issued by the office. The service warranty association shall pay to the office a license fee of \$200 for such license for each license year, or part thereof, the license is in force.

(2) An insurer, while authorized to transact property or casualty insurance in this state, may also transact a service warranty business without additional qualifications or authority, but shall be otherwise subject to the applicable provisions of this part.

(3) The office may, pursuant to s. 120.569, in its discretion and without advance notice and hearing, issue an immediate final order to cease and desist to any person or entity which violates this section. The Legislature finds that a violation of this section constitutes an imminent and immediate threat to the public health, safety, and welfare of the residents of this state.

(4) Any person that is an affiliate of a domestic insurer
as defined in chapter 624 is exempt from application of this
part if the person does not issue, or market or cause to be
marketed, service warranties to residents of this state and does

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728 not administer service warranties that were originally issued to 729 residents of this state. The domestic insurer or its wholly 730 owned Florida licensed insurer must be the direct obligor of all service warranties issued by such affiliate or must issue a 731 732 contractual liability insurance policy to such affiliate that 733 meets the conditions described in s. 634.406(3). If the Office 734 of Insurance Regulation determines, after notice and opportunity for a hearing, that a person's intentional business practices do 735 736 not comply with any of the exemption requirements of this 737 subsection, the person shall be subject to this part.

738 739 (5) A person is exempt from the license requirement in this section if the person complies with the following:

(a) The service warranties are only sold to nonresidents
of this state and the person does not issue, market, or cause to
be marketed service warranties to residents of this state and
does not administer service warranties that were originally
issued to residents of this state.

The person submits a letter of notification that 745 (b) 746 provides the following information to the office upon the start 747 of business from this state and annually thereafter by March 1: 748 The type of products offered and a statement certifying 1. 749 that the products are not regulated in the state in which the 750 person is transacting business or that the person is licensed in 751 the state in which the person is transacting business. 752 2. The name of the person, the state of domicile, the home 753 address and address in this state of the person, the names of

754 the owners and their percentage of ownership, the names of the

755 officers and directors, the name, e-mail, and telephone number

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756	of a contact person, the states in which the person is
757	transacting business, and how many individuals are employed in
758	this state.
759	(c) If the person ceases to do business from this state,
760	the person shall provide written notification to the office
761	within 30 days after cessation of business.
762	(6)(5) Any person who provides, offers to provide, or
763	holds oneself out as providing or offering to provide a service
764	warranty <u>to residents of</u> in this state or from this state
765	without holding a subsisting license commits, in addition to any
766	other violation, a misdemeanor of the first degree, punishable
767	as provided in s. 775.082 or s. 775.083.
768	Section 14. The amendments to s. 626.207, Florida
769	Statutes, made by this act do not apply retroactively and apply
770	only to applicants whose applications are pending or submitted
771	on or after the date that the amendments to s. 626.207, Florida
772	Statutes, made by this act become law. This section shall take
773	effect upon this act becoming a law.
774	Section 15. Except as otherwise expressly provided in this
775	act and except for this section, which shall take effect upon
776	this act becoming a law, this act shall take effect July 1,
777	2011.

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