HB 4147

1	A bill to be entitled
2	An act relating to title insurance agency licensure;
3	amending s. 626.8418, F.S.; deleting a requirement
4	that an applicant for licensure as a title insurance
5	agency deposit with the Department of Financial
6	Services a specified amount or post a surety bond of
7	like amount payable to the department for the benefit
8	of appointing title insurers damaged by the title
9	insurance agency's failure to meet contractual
10	obligations; providing an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Section 626.8418, Florida Statutes, is amended
15	to read:
16	626.8418 Application for title insurance agency license
17	Prior to doing business in this state as a title insurance
18	agency, a title insurance agency must meet all of the following
19	requirements:
20	(1) The applicant must file with the department an
21	application for a license as a title insurance agency, on
22	printed forms furnished by the department, that includes all of
23	the following:
24	(1) (a) The name of each majority owner, partner, officer,
25	and director of the agency.
26	(2) (b) The residence address of each person required to be
27	listed under <u>subsection (1)</u> paragraph (a) .
28	(3)(c) The name of the agency and its principal business
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29 address.

30 <u>(4) (d)</u> The location of each agency office and the name 31 under which each agency office conducts or will conduct 32 business.

33 <u>(5) (e)</u> The name of each agent to be in full-time charge of 34 an agency office and specification of which office.

35 (6) (f) Such additional information as the department 36 requires by rule to ascertain the trustworthiness and competence 37 of persons required to be listed on the application and to 38 ascertain that such persons meet the requirements of this code. 39 (2) The applicant must have deposited with the department 40 securities of the type eligible for deposit under s. 625.52 and having at all times a market value of not less than \$35,000. In 41 42 place of such deposit, the title insurance agency may post a 43 surety bond of like amount payable to the department for the 44 benefit of any appointing insurer damaged by a violation by the 45 title insurance agency of its contract with the appointing insurer. If a properly documented claim is timely filed with the 46 47 department by a damaged title insurer, the department may remit an appropriate amount of the deposit or the proceeds that are 48 49 received from the surety in payment of the claim. The required 50 deposit or bond must be made by the title insurance agency, and 51 a title insurer may not provide the deposit or bond directly or indirectly on behalf of the title insurance agency. The deposit 52 or bond must secure the performance by the title insurance 53 agency of its duties and responsibilities under the issuing 54 agency contracts with each title insurer for which it is 55 56 appointed. The agency may exchange or substitute other Page 2 of 3

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securities of like quality and value for securities on deposit, may receive the interest and other income accruing on such securities, and may inspect the deposit at all reasonable times. Such deposit or bond must remain unimpaired as long as the title insurance agency continues in business in this state and until 1 year after termination of all title insurance agency appointments held by the title insurance agency. The title insurance agency is entitled to the return of the deposit or bond together with accrued interest after such year has passed, if no claim has been made against the deposit or bond. If a surety bond is unavailable generally, the department may adopt rules for alternative methods to comply with this subsection. With respect to such alternative methods for compliance, the department must be guided by the past business performance and good reputation and character of the proposed title insurance agency. A surety bond is deemed to be unavailable generally if the prevailing annual premium exceeds 25 percent of the principal amount of the bond.

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Section 2. This act shall take effect July 1, 2012.

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