Amendment No. 4

COMMITTEE/SUBCOMMITTEE ACTION ADOPTED ____ (Y/N) ADOPTED AS AMENDED ____ (Y/N) ADOPTED W/O OBJECTION ____ (Y/N) FAILED TO ADOPT ____ (Y/N) WITHDRAWN ____ (Y/N) OTHER

Committee/Subcommittee hearing bill: Regulatory Affairs Committee

Representative Diaz, J. offered the following:

Amendment

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Between lines 192 and 193, insert:

- (d) Issues and renews policies obtained through the clearinghouse program containing similar coverages as those available through admitted insurers participating in the clearinghouse program.
- (e) Includes a provision in any policy procured through the clearinghouse program that provides the issuing insurer is subject to all laws of this state applicable to surplus lines insurers and Florida law governs the choice of law for such policy.
- (f) Includes a provision in any policy procured through the clearinghouse program that provides that a policyholder may

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commence an action in the courts of this state, or in the court
of the United States which are located within Florida, regardin
any dispute arising under the policy. This paragraph is not
intended to amend current law governing subject matter
jurisdiction of any state court or any federal court located
within Florida.

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