Bill No. HB 695 (2016)

Amendment No. 2

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WITHDRAWN	(Y/N)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

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Representative Boyd offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraph (c) of subsection (1) and subsection (3) of section 625.111, Florida Statutes, is amended to read:

9 625.111 Title insurance reserve.-In addition to an adequate reserve as to outstanding losses relating to known 10 11 claims as required under s. 625.041, a domestic title insurer 12 shall establish, segregate, and maintain a guaranty fund or unearned premium reserve as provided in this section. The sums 13 14 to be reserved for unearned premiums on title guarantees and 15 policies shall be considered and constitute unearned portions of 16 the original premiums and shall be charged as a reserve 17 liability of the insurer in determining its financial condition.

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18 Such reserved funds shall be withdrawn from the use of the 19 insurer for its general purposes, impressed with a trust in 20 favor of the holders of title guarantees and policies, and held 21 available for reinsurance of the title guarantees and policies 22 in the event of the insolvency of the insurer. This section does 23 not preclude the insurer from investing such reserve in 24 investments authorized by law, and the income from such 25 investments shall be included in the general income of the insurer and may be used by such insurer for any lawful purpose. 26

27 (1) For an unearned premium reserve established on or 28 after July 1, 1999, such reserve must be in an amount at least 29 equal to the sum of paragraphs (a), (b), and (d) for title 30 insurers holding less than \$50 million in surplus as to policyholders as of the previous year end and the sum of 31 32 paragraphs (c) and (d) for title insurers holding \$50 million or more in surplus as to policyholders as of the previous year end 33 34 or title insurers that are members of an insurance holding 35 company system having \$1 billion or more in surplus as to policyholders and a superior, excellent, exceptional, or an 36 37 equivalent financial strength rating by a rating agency 38 acceptable to the office:

(a) A reserve with respect to unearned premiums for
policies written or title liability assumed in reinsurance
before July 1, 1999, equal to the reserve established on June
30, 1999, for those unearned premiums with such reserve being
subsequently released as provided in subsection (2). For

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44 domestic title insurers subject to this section, such amounts 45 shall be calculated in accordance with state law in effect at 46 the time the associated premiums were written or assumed and as 47 amended before July 1, 1999.

A total amount equal to 30 cents for each \$1,000 of 48 (b) 49 net retained liability for policies written or title liability 50 assumed in reinsurance on or after July 1, 1999, with such 51 reserve being subsequently released as provided in subsection (2). For the purpose of calculating this reserve, the total of 52 53 the net retained liability for all simultaneous issue policies covering a single risk shall be equal to the liability for the 54 55 policy with the highest limit covering that single risk, net of 56 any liability ceded in reinsurance.

57 (c) On or after January 1, 2014, for title insurers 58 holding \$50 million or more in surplus as to policyholders as of the previous year end or title insurers that are members of an 59 60 insurance holding company system having \$1 billion or more in surplus as to policyholders and a superior, excellent, 61 exceptional, or an equivalent financial strength rating by a 62 rating agency acceptable to the office, a minimum of 6.5 percent 63 of the total of the following: 64

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1. Direct premiums written; and

2. Premiums for reinsurance assumed, plus other income,
less premiums for reinsurance ceded as displayed in Schedule P
of the title insurer's most recent annual statement filed with
the office with such reserve being subsequently released as

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70 provided in subsection (2). Title insurers with less than \$50 71 million in surplus as to policyholders <u>and that are not members</u> 72 <u>of an insurance holding company system having \$1 billion or more</u> 73 <u>in surplus as to policyholders and a superior, excellent,</u> 74 <u>exceptional, or an equivalent financial strength rating by a</u> 75 <u>rating agency acceptable to the office</u> must continue to record 76 unearned premium reserve in accordance with paragraph (b).

77 An additional amount, if deemed necessary by a (d) 78 qualified actuary, to be subsequently released as provided in 79 subsection (2). Using financial results as of December 31 of 80 each year, all domestic title insurers shall obtain a Statement of Actuarial Opinion from a qualified actuary regarding the 81 82 insurer's loss and loss adjustment expense reserves, including 83 reserves for known claims, incurred but not reported claims, and unallocated loss adjustment expenses. The actuarial opinion must 84 85 conform to the annual statement instructions for title insurers 86 adopted by the National Association of Insurance Commissioners and include the actuary's professional opinion of the insurer's 87 reserves as of the date of the annual statement. If the amount 88 89 of the reserve stated in the opinion and displayed in Schedule P 90 of the annual statement for that reporting date is greater than the sum of the known claim reserve and unearned premium reserve 91 92 as calculated under this section, as of the same reporting date 93 and including any previous actuarial provisions added at earlier 94 dates, the insurer shall add to the insurer's unearned premium 95 reserve an actuarial amount equal to the reserve shown in the

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96 actuarial opinion, minus the known claim reserve and the 97 unearned premium reserve, as of the current reporting date and 98 calculated in accordance with this section, but not calculated 99 as of any date before December 31, 1999. The comparison shall be made using that line on Schedule P displaying the Total Net Loss 100 101 and Loss Adjustment Expense which is comprised of the Known 102 Claim Reserve, and any associated Adverse Development Reserve, 103 the reserve for Incurred But Not Reported Losses, and 104 Unallocated Loss Adjustment Expenses.

105 (3) If a title insurer that is organized under the laws of 106 another state transfers its domicile to this state, the insurer 107 shall calculate an adjusted statutory or unearned premium 108 reserve as of the effective date of redomestication to this 109 state. The adjusted statutory or unearned premium reserve shall 110 be calculated as if subsections (1) and (2) had been in effect as to the insurer's foreign statutory premium reserve for all 111 112 years beginning twenty (20) years prior to the effective date of redomestication. For purposes of calculating the adjusted 113 statutory or unearned premium reserve, the balance of the 114 115 insurer's foreign statutory premium reserve as of the date 116 twenty (20) years prior to the redomestication shall be \$0. If 117 the adjusted statutory or unearned premium reserve exceeds the 118 aggregate amount set aside for statutory or unearned premiums in 119 the insurer's annual statement on file with the office on the date of redomestication, the insurer shall, out of total charges 120 for policies of title insurance, increase its statutory or 121

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122	unearned premium reserve by an amount equal to one sixth of that
123	excess in each of the succeeding six years, commencing with the
124	calendar year that includes the redomestication, until the
125	entire excess has been added. If the adjusted statutory or
126	unearned premium reserve is less than the aggregate amount set
127	aside for statutory or unearned premiums in the insurer's annual
128	statement on file with the office on the date of
129	redomestication, the insurer may release the excess into surplus
130	the statutory or unearned premium reserve shall be the amount
131	required by the laws of the state of the title insurer's former
132	state of domicile as of the date of transfer of domicile and
133	shall be released from reserve according to the requirements of
134	law in effect in the former state at the time of domicile. On or
135	after January 1, 2014, for new business written after the
136	effective date of the transfer of domicile to this state, the
137	domestic title insurer shall add to and set aside in the
138	statutory or unearned premium reserve such amount as provided in
139	subsection (1).
140	Section 2. This act shall take effect July 1, 2016.
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143	TITLE AMENDMENT
144	Remove everything before the enacting clause and insert:
145	An act relating to title insurance; amending s.
146	625.111, F.S.; revising the reserves that certain
147	title insurers must set aside after a certain date;
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148	revising the manner in which reserves must be
149	released; revising reserve requirements for a title
150	insurer who transfers domicile to this state;
151	establishing the calculation of an adjusted statutory
152	premium reserve; requiring increases to statutory
153	premium reserves, in certain circumstances; allowing
154	release of reserves to surplus, in certain
155	circumstances; providing an effective date.

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