CS/CS/HB 911, Engrossed 1

1	A bill to be entitled
2	An act relating to insurance adjusters; amending s.
3	626.015, F.S.; conforming a cross-reference; amending
4	s. 626.854, F.S.; redefining the term "public
5	adjuster"; deleting a certain prohibited act of a
6	public adjuster; deleting a provision specifying the
7	method for an insured or claimant to provide certain
8	notice to an insurer; providing construction relating
9	to certain limitations on insurance claim payments and
10	public adjuster compensation; revising a prohibition
11	against certain entities relating to a contract or
12	power of attorney that vests certain authority in a
13	property insurance claim; conforming a cross-
14	reference; prohibiting persons from conducting certain
15	activities relating to insurance claims; providing an
16	exception for attorneys and public adjusters;
17	repealing s. 626.8541, F.S., relating to public
18	adjuster apprentices; amending s. 626.8548, F.S.;
19	redefining the term "all-lines adjuster"; creating s.
20	626.8561, F.S.; defining the term "public adjuster
21	apprentice"; amending s. 626.8584, F.S.; redefining
22	the term "nonresident all-lines adjuster"; amending s.
23	626.861, F.S.; revising construction relating to
24	employees of an insurer; amending s. 626.864, F.S.;
25	revising the permissible appointments of all-lines
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26 adjusters; amending s. 626.865, F.S.; revising the 27 qualifications for licensure for public adjusters; 28 amending s. 626.8651, F.S.; requiring public adjuster 29 apprentices to be appointed, rather than licensed, by 30 the department; specifying qualifications for such appointments; revising requirements and limitations 31 32 for public adjusting firms and public adjusters who 33 supervise public adjuster apprentices; revising certain prohibited acts and exceptions to such acts of 34 35 public adjuster apprentices; conforming provisions to changes made by the act; amending s. 626.8695, F.S.; 36 37 revising requirements for designating primary adjusters; redefining the term "primary adjuster"; 38 39 revising the accountability of a primary adjuster for persons under his or her supervision; revising a 40 prohibition against an adjusting firm location 41 42 conducting insurance business under certain 43 circumstances; revising procedures for an adjusting firm to determine a person's current licensure status; 44 repealing s. 626.872, F.S., relating to all-lines 45 adjuster temporary licenses; amending s. 626.874, 46 F.S.; revising conditions for the department to issue 47 48 adjuster licenses in the event of catastrophes or emergencies; amending s. 626.875, F.S.; revising the 49 50 minimum time period in a records retention requirement

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51	for adjusters; amending s. 626.876, F.S.; revising
52	certain prohibitions relating to exclusive employment
53	of public adjusters, all-lines adjusters, and
54	appointed independent adjusters; repealing s. 626.879,
55	F.S., relating to pools of insurance adjusters;
56	providing an effective date.
57	
58	Be It Enacted by the Legislature of the State of Florida:
59	
60	Section 1. Subsection (1) of section 626.015, Florida
61	Statutes, is amended to read:
62	626.015 DefinitionsAs used in this part:
63	(1) "Adjuster" means a public adjuster as defined in s.
64	626.854, a public adjuster apprentice as defined in s. 626.8541,
65	or an all-lines adjuster as defined in s. 626.8548.
66	Section 2. Subsections (7) through (19) of section
67	626.854, Florida Statutes, are renumbered as subsections (6)
68	through (18), respectively, subsection (1) and present
69	subsections (6), (7), (11), (18), and (19) are amended, and a
70	new subsection (19) is added to that section, to read:
71	626.854 "Public adjuster" defined; prohibitionsThe
72	Legislature finds that it is necessary for the protection of the
73	public to regulate public insurance adjusters and to prevent the
74	unauthorized practice of law.
75	(1) A "public adjuster" is any person, except a duly
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76 licensed attorney at law as exempted under s. 626.860, who, for 77 money, commission, or any other thing of value, directly or 78 indirectly prepares, completes, or files an insurance claim form 79 for an insured or third-party claimant or who, for money, 80 commission, or any other thing of value, acts on behalf of, or 81 aids an insured or third-party claimant in negotiating for or effecting the settlement of a claim or claims for loss or damage 82 83 covered by an insurance contract or who advertises for employment as an adjuster of such claims. The term also includes 84 85 any person who, for money, commission, or any other thing of value, directly or indirectly solicits, investigates, or adjusts 86 87 such claims on behalf of a public adjuster, an insured, or a 88 third-party claimant. The term does not include a person who 89 photographs or inventories damaged personal property or business 90 personal property or a person performing duties under another professional license, if such person does not otherwise solicit, 91 92 adjust, investigate, or negotiate for or attempt to effect the 93 settlement of a claim.

94 (6) A public adjuster may not directly or indirectly 95 through any other person or entity initiate contact or engage in 96 face-to-face or telephonic solicitation or enter into a contract 97 with any insured or claimant under an insurance policy until at 98 least 48 hours after the occurrence of an event that may be the 99 subject of a claim under the insurance policy unless contact is 100 initiated by the insured or claimant.

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101 (6) (7) An insured or claimant may cancel a public adjuster's contract to adjust a claim without penalty or 102 103 obligation within 3 business days after the date on which the 104 contract is executed or within 3 business days after the date on 105 which the insured or claimant has notified the insurer of the claim, by phone or in writing, whichever is later. The public 106 107 adjuster's contract must disclose to the insured or claimant his 108 or her right to cancel the contract and advise the insured or claimant that notice of cancellation must be submitted in 109 writing and sent by certified mail, return receipt requested, or 110 other form of mailing that provides proof thereof, to the public 111 112 adjuster at the address specified in the contract; provided, during any state of emergency as declared by the Governor and 113 114 for 1 year after the date of loss, the insured or claimant has 5 115 business days after the date on which the contract is executed to cancel a public adjuster's contract. 116

117 (10) (a) (11) (a) If a public adjuster enters into a contract 118 with an insured or claimant to reopen a claim or file a 119 supplemental claim that seeks additional payments for a claim that has been previously paid in part or in full or settled by 120 121 the insurer, the public adjuster may not charge, agree to, or accept from any source compensation, payment, commission, fee, 122 or any other thing of value based on a previous settlement or 123 previous claim payments by the insurer for the same cause of 124 125 loss. The charge, compensation, payment, commission, fee, or any

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other thing of value must be based only on the claim payments or settlement obtained through the work of the public adjuster after entering into the contract with the insured or claimant. Compensation for the reopened or supplemental claim may not exceed 20 percent of the reopened or supplemental claim payment. In no event shall the contracts described in this paragraph exceed the limitations in paragraph (b).

(b) A public adjuster may not charge, agree to, or accept
from any source compensation, payment, commission, fee, or any
other thing of value in excess of:

136 1. Ten percent of the amount of insurance claim payments 137 made by the insurer for claims based on events that are the 138 subject of a declaration of a state of emergency by the 139 Governor. This provision applies to claims made during the year 140 after the declaration of emergency. After that year, the 141 limitations in subparagraph 2. apply.

142 2. Twenty percent of the amount of insurance claim 143 payments made by the insurer for claims that are not based on 144 events that are the subject of a declaration of a state of 145 emergency by the Governor.

(c) Insurance claim payments made by the insurer do not
 include policy deductibles, and public adjuster compensation may
 not be based on the deductible portion of a claim.

149 <u>(d) (c)</u> Any maneuver, shift, or device through which the 150 limits on compensation set forth in this subsection are exceeded

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151 is a violation of this chapter punishable as provided under s. 152 626.8698.

153 (17) (18) A public adjuster, a public adjuster apprentice, 154 or a person acting on behalf of an adjuster or apprentice may 155 not enter into a contract or accept a power of attorney that 156 vests in the public adjuster, the public adjuster apprentice, or 157 the person acting on behalf of the adjuster or apprentice the 158 effective authority to choose the persons or entities that will 159 perform repair work in a property insurance claim or provide 160 goods or services that will require the insured or third-party claimant to expend funds in excess of those payable to the 161 162 public adjuster under the terms of the contract for adjusting 163 services.

164 <u>(18) (19)</u> Subsections <u>(5) - (17)</u> (5) - (18) apply only to 165 residential property insurance policies and condominium unit 166 owner policies as described in s. 718.111(11).

167 <u>(19) Except as otherwise provided in this chapter, no</u> 168 <u>person, except an attorney at law or a public adjuster, may for</u> 169 <u>money, commission, or any other thing of value, directly or</u> 170 <u>indirectly:</u>

171 (a) Prepare, complete, or file an insurance claim for an
 172 insured or a third-party claimant;

173 (b) Act on behalf of or aid an insured or a third-party 174 claimant in negotiating for or effecting the settlement of a 175 claim for loss or damage covered by an insurance contract;

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176	(c) Advertise for employment as a public adjuster; or
177	(d) Solicit, investigate, or adjust a claim on behalf of a
178	public adjuster, an insured, or a third-party claimant.
179	Section 3. <u>Section 626.8541, Florida Statutes, is</u>
180	repealed.
181	Section 4. Section 626.8548, Florida Statutes, is amended
182	to read:
183	626.8548 "All-lines adjuster" defined.—An "all-lines
184	adjuster" is a person who <u>, for money, commission, or any other</u>
185	thing of value, directly or indirectly is self-employed or
186	employed by an insurer, a wholly owned subsidiary of an insurer,
187	or an independent adjusting firm or other independent adjuster,
188	<del>and who</del> undertakes on behalf of <u>a public adjuster or</u> an insurer
189	<del>or other insurers under common control or ownership</del> to ascertain
190	and determine the amount of any claim, loss, or damage payable
191	under an insurance contract or undertakes to effect settlement
192	of such claim, loss, or damage. The term also includes any
193	person who, for money, commission, or any other thing of value,
194	directly or indirectly solicits claims on behalf of a public
195	adjuster, but does not include a paid spokesperson used as part
196	of a written or an electronic advertisement or a person who
197	photographs or inventories damaged personal property or business
198	personal property if such person does not otherwise adjust,
199	investigate, or negotiate for or attempt to effect the
200	settlement of a claim. The term does not apply to life insurance
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201 or annuity contracts. 202 Section 5. Section 626.8561, Florida Statutes, is created 203 to read: 204 626.8561 "Public adjuster apprentice" defined.-The term 205 "public adjuster apprentice" means a person licensed as an all-206 lines adjuster who: 207 (1) Is appointed and employed or contracted by a public 208 adjuster or a public adjusting firm; 209 (2) Assists the public adjuster or public adjusting firm 210 in ascertaining and determining the amount of any claim, loss, or damage payable under an insurance contract, or who undertakes 211 212 to effect settlement of such claim, loss, or damage; and 213 (3) Satisfies the requirements of s. 626.8651. 214 Section 6. Subsection (3) of section 626.8584, Florida 215 Statutes, is amended to read: 626.8584 "Nonresident all-lines adjuster" defined.-A 216 217 "nonresident all-lines adjuster" means a person who: 218 Is licensed as an all-lines adjuster and self-(3) 219 appointed or appointed and employed or contracted by an 220 independent adjusting firm or other independent adjuster, by an 221 insurer admitted to do business in this state or a wholly owned 222 subsidiary of an insurer admitted to do business in this state, or by a public adjuster or a public adjusting firm other 223 224 insurers under the common control or ownership of such insurer. 225 Section 7. Subsection (1) of section 626.861, Florida

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226 Statutes, is amended to read:

227626.861Insurer's officers, insurer's employees,228reciprocal insurer's representatives; adjustments by.-

229 (1) Nothing in This part may not shall be construed to 230 prevent an executive officer of any insurer, an or a regularly 231 salaried employee of an insurer handling claims with respect to 232 health insurance, an employee of an insurer handling claims with 233 respect to residential property insurance in which the amount of 234 coverage for the applicable type of loss is contractually 235 limited to \$500 or less, or the duly designated attorney or 236 agent authorized and acting for subscribers to reciprocal 237 insurers, from adjusting any claim loss or damage under any 238 insurance contract of such insurer.

239 Section 8. Subsection (3) of section 626.864, Florida 240 Statutes, is amended to read:

241

248

626.864 Adjuster license types.-

(3) An all-lines adjuster may be appointed as an
independent adjuster, public adjuster apprentice, or company
employee adjuster, but not more than one of these both
concurrently.

246 Section 9. Paragraphs (d) and (e) of subsection (1) of 247 section 626.865, Florida Statutes, are amended to read:

626.865 Public adjuster's qualifications, bond.-

(1) The department shall issue a license to an applicantfor a public adjuster's license upon determining that the

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251 applicant has paid the applicable fees specified in s. 624.501 252 and possesses the following qualifications:

253 (d) Has had sufficient experience, training, or 254 instruction concerning the adjusting of damages or losses under 255 insurance contracts, other than life and annuity contracts, is 256 sufficiently informed as to the terms and effects of the 257 provisions of those types of insurance contracts, and possesses 258 adequate knowledge of the laws of this state relating to such 259 contracts as to enable and qualify him or her to engage in the 260 business of insurance adjuster fairly and without injury to the 261 public or any member thereof with whom the applicant may have 262 business as a public adjuster, or has been licensed and employed 263 as a resident insurance company adjuster or independent adjuster 264 in this state on a continual basis for the past year.

(e) <u>Has been licensed in this state as an all-lines</u>
adjuster, and has been appointed on a continual basis for the
previous 6 months Is licensed as a public adjuster apprentice
under s. 626.8561, as an independent adjuster under s. 626.855,
or as a company employee adjuster under s. 626.856 under s.
626.8651 and complies with the requirements of that license
throughout the licensure period.

272 Section 10. Section 626.8651, Florida Statutes, is amended 273 to read:

274 626.8651 Public adjuster apprentice <u>appointment</u> <del>license</del>;
 275 qualifications.-

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276 (1) (a) The department shall issue an appointment a license 277 as a public adjuster apprentice to a licensee an applicant who 278 <del>is</del>: 279 Is licensed as an all-lines adjuster under s. 626.866; 1. 280 2. Has filed with the department a bond executed and 281 issued by a surety insurer that is authorized to transact such 282 business in this state in the amount of \$50,000, which is 283 conditioned upon the faithful performance of his or her duties 284 as a public adjuster apprentice; and 285 3. Maintains such bond unimpaired throughout the existence 286 of the appointment and for at least 1 year after termination of 287 the appointment. The bond must be in favor of the department and must 288 (b) 289 specifically authorize recovery by the department of the damages sustained in case the licensee commits fraud or unfair practices 290 291 in connection with his or her business as a public adjuster 292 apprentice. The aggregate liability of the surety for all such 293 damages may not exceed the amount of the bond, and the bond may 294 not be terminated by the issuing insurer unless written notice 295 of at least 30 days is given to the licensee and filed with the 296 department. 297 (a) A natural person at least 18 years of age. 298 (b) A United States citizen or legal alien who possesses 299 work authorization from the United States Bureau of Citizenship 300 and Immigration Services.

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301 (c) Trustworthy and has such business reputation as would 302 reasonably ensure that the applicant will conduct business as a 303 public adjuster apprentice fairly and in good faith and without 304 detriment to the public. 305 (2) All applicable license fees, as prescribed in s. 306 624.501, must be paid in full before issuance of the license. 307 (3) An applicant must pass the required written examination before a license may be issued. 308 309 (4) An applicant must have received designation as an 310 Accredited Claims Adjuster (ACA), as a Certified Adjuster (CA), 311 or as a Certified Claims Adjuster (CCA) after completion of 312 training that qualifies the applicant to engage in the business 313 of a public adjuster apprentice fairly and without injury to the public. Such training and instruction must address adjusting 314 315 damages and losses under insurance contracts, the terms and 316 effects of insurance contracts, and knowledge of the laws of 317 this state relating to insurance contracts. 318 (5) At the time of application for license as a public 319 adjuster apprentice, the applicant shall file with the 320 department a bond executed and issued by a surety insurer 321 authorized to transact such business in this state in the amount 322 of \$50,000, conditioned upon the faithful performance of his or 323 her duties as a public adjuster apprentice under the license for which the applicant has applied, and thereafter maintain the 324 bond unimpaired throughout the existence of the license and for 325

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326 at least 1 year after termination of the license. The bond shall 327 be in favor of the department and shall specifically authorize 328 recovery by the department of the damages sustained in case the 329 licensee commits fraud or unfair practices in connection with 330 his or her business as a public adjuster apprentice. The 331 aggregate liability of the surety for all such damages may not 332 exceed the amount of the bond, and the bond may not be 333 terminated by the issuing insurer unless written notice of at least 30 days is given to the licensee and filed with the 334 335 department.

336 (6) A public adjuster apprentice shall complete at a 337 minimum 100 hours of employment per month for 12 months of 338 employment under the supervision of a licensed and appointed 339 all-lines public adjuster in order to qualify for licensure as a 340 public adjuster. The department may adopt rules that establish 341 standards for such employment requirements.

342 (2) (7) An appointing public adjusting firm may not 343 maintain more than four 12 public adjuster apprentices 344 simultaneously. However, a supervising public adjuster may not 345 be responsible for more than one three public adjuster 346 apprentice apprentices simultaneously and shall be accountable 347 for the acts of the all public adjuster apprentice apprentices which are related to transacting business as a public adjuster 348 apprentice. This subsection does not apply to a public adjusting 349 firm that adjusts claims primarily for commercial entities with 350

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351 operations in more than one state and that does not directly or 352 indirectly perform adjusting services for insurers or individual 353 homeowners.

354 (8) An apprentice license is effective for 18 months 355 unless the license expires due to lack of maintaining an 356 appointment; is surrendered by the licensee; is terminated, 357 suspended, or revoked by the department; or is canceled by the 358 department upon issuance of a public adjuster license. The 359 department may not issue a public adjuster apprentice license to 360 any individual who has held such a license in this state within 361 2 years after expiration, surrender, termination, revocation, or 362 cancellation of the license.

363 (9) After completing the requirements for employment as a 364 public adjuster apprentice, the licensee may file an application 365 for a public adjuster license. The applicant and supervising 366 public adjuster or public adjusting firm must each file a sworn 367 affidavit, on a form prescribed by the department, verifying 368 that the employment of the public adjuster apprentice meets the 369 requirements of this section.

370 (10) In no event shall A public adjuster apprentice 371 licensed under this section perform any of the functions for 372 which a public adjuster's license is required after expiration 373 of the public adjuster apprentice license without having 374 obtained a public adjuster license.

375

(3) (11) A public adjuster apprentice has the same

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authority as the licensed public adjuster or public adjusting 376 377 firm that employs the apprentice except that an apprentice may 378 not execute contracts for the services of a public adjuster or 379 public adjusting firm and may not solicit contracts for the 380 services except under the direct supervision and guidance of the 381 supervisory public adjuster. An individual may not be, act as, 382 or hold himself or herself out to be a public adjuster 383 apprentice unless the individual is licensed as an all-lines adjuster and holds a current appointment by a licensed public 384 all-lines adjuster or a public adjusting firm that employs a 385 386 licensed all-lines public adjuster.

387 Section 11. Section 626.8695, Florida Statutes, is amended 388 to read:

389

626.8695 Primary adjuster.-

390 (1) Each <u>business location established by an adjuster</u>,
391 person operating an adjusting firm, a corporation, or an
392 <u>association</u> and each location of a multiple location adjusting
393 firm must designate with the department a primary adjuster who
394 <u>is licensed and appointed to adjust the insurance claims</u>
395 adjusted by the business location.

396 (2) An adjusting firm and each of its branch firms shall 397 designate a primary adjuster for each such firm or location and 398 must file with the department, at the department's designated 399 website, the name and license number of such primary adjuster 400 and the physical address of the adjusting firm or branch firm

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401 location where he or she is the primary adjuster, on a form 402 approved by the department. The designation of the primary 403 adjuster may be changed at the option of the adjusting firm. Any 404 such change is effective upon notification to the department. 405 Notice of change must be <u>provided</u> sent to the department within 406 30 days after such change.

407 (3) (2) (a) For purposes of this section, a "primary 408 adjuster" is the licensed adjuster who is responsible for the hiring and supervision of all individuals within an adjusting 409 410 firm location who act deal with the public and who acts in the capacity of a public adjuster as defined in s. 626.854, or an 411 412 independent adjuster as defined in this chapter s. 626.855. An 413 adjuster may be designated as a primary adjuster for more than 414 only one adjusting firm location provided no person engages in 415 activity requiring licensure as an adjuster at any location when 416 an adjuster is not physically present.

417 (4) (b) For purposes of this section, an "adjusting firm"
418 is a location where an independent or public adjuster is engaged
419 in the business of insurance.

420 <u>(5)(3)</u> The department may suspend or revoke the license of 421 the primary adjuster if the adjusting firm employs <u>or contracts</u> 422 any person who has had a license denied or any person whose 423 license is currently suspended or revoked. However, if a person 424 has been denied a license for failure to pass a required 425 examination, he or she may be employed or contracted to perform

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426 clerical or administrative functions for which licensure is not 427 required.

428 (6) (4) The primary adjuster in an unincorporated adjusting 429 firm, or the primary adjuster in an incorporated adjusting firm 430 in which no officer, director, or stockholder is an adjuster, is 431 responsible and accountable for misconduct or violations of this 432 code committed by the primary adjuster or by any other person 433 the acts of salaried employees under his or her direct supervision and control while acting on behalf of the adjusting 434 435 firm. This section does not render a primary adjuster Nothing in 436 this section renders any person criminally liable for an or 437 subject to any disciplinary proceedings for any act unless the 438 primary adjuster person personally committed the act or knew or should have known of the act and of the facts constituting a 439 440 violation of this code.

441 <u>(7)(5)</u> The department may suspend or revoke the license of 442 any adjuster who is employed <u>or contracted</u> by a person whose 443 license is currently suspended or revoked.

444 (8) (6) An adjusting firm location may not conduct the
445 business of insurance unless a primary adjuster is designated
446 and provides services to the firm at all times. If the Failure
447 of the person operating the adjusting firm to designate a
448 primary adjuster designated with the department ends his or her
449 affiliation with the firm for any reason and if the firm fails
450 to designate another primary adjuster, as required in subsection

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451 (2), within 90 days, the firm license automatically expires on 452 the 91st day after the date the designated primary adjuster ended his or her affiliation with for the firm, or for each 453 454 location, as applicable, on a form prescribed by the department 455 within 30 days after inception of the firm or change of primary 456 adjuster designation, constitutes grounds for requiring the 457 adjusting firm to obtain an adjusting firm license pursuant to 458 <del>s. 626.8696</del>. 459 (9) (7) Any adjusting firm may determine a request, on a 460 form prescribed by the department, verification from the 461 department of any person's current licensure status by 462 submitting an appointment request. If a request is mailed to the

463 office within 5 working days after the date an adjuster is 464 hired. If, and the department subsequently notifies the 465 adjusting firm that <u>its appointee's</u> an employee's license is 466 currently suspended, revoked, or has been denied, the license of 467 the primary adjuster <u>may shall</u> not be revoked or suspended if 468 the unlicensed person is immediately dismissed from employment 469 as an adjuster with the firm.

470Section 12.Section 626.872, Florida Statutes, is471repealed.

472 Section 13. Subsection (1) of section 626.874, Florida 473 Statutes, is amended to read:

474 626.874 Catastrophe or emergency adjusters.-

(1) In the event of a catastrophe or emergency, the

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476 department may issue a license, for the purposes and under the 477 conditions and for the period of emergency as it shall 478 determine, to persons who are residents or nonresidents of this 479 state, who are at least 18 years of age, who are United States 480 citizens or legal aliens who possess work authorization from the 481 United States Bureau of Citizenship and Immigration Services, 482 and who are not licensed adjusters under this part but who have 483 been designated and certified to it as qualified to act as 484 adjusters by all-lines resident adjusters, by an authorized 485 insurer, or by a licensed general lines agent to adjust claims, 486 losses, or damages under policies or contracts of insurance 487 issued by such insurers, or by the primary adjuster of an 488 independent adjusting firm contracted with an authorized insurer to adjust claims on behalf of the insurer. The fee for the 489 490 license is as provided in s. 624.501(12)(c). 491 Section 14. Subsection (2) of section 626.875, Florida 492 Statutes, is amended to read: 493 626.875 Office and records.-494 The records of the adjuster relating to a particular (2) 495 claim or loss shall be so retained in the adjuster's place of 496 business for a period of not less than 5  $\frac{3}{2}$  years after 497 completion of the adjustment. This provision shall not be deemed to prohibit return or delivery to the insurer or insured of 498

500 by the insurer or insured to be returned or delivered thereto.

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documents furnished to or prepared by the adjuster and required

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FLORIDA HOUSE OF REPRESENTATIVES

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501	Section 15. Section 626.876, Florida Statutes, is amended
502	to read:
503	626.876 Exclusive employment; public adjusters, <u>all-lines</u>
504	independent adjusters
505	(1) An individual licensed and appointed as a public
506	adjuster may not be <u>simultaneously licensed as an all-lines</u>
507	adjuster employed during the same period by more than one public
508	adjuster or public adjuster firm or corporation.
509	(2) An individual licensed as an all-lines adjuster and
510	appointed as an independent adjuster <u>, a company employee</u>
511	adjuster, or a public adjuster apprentice may not be
512	simultaneously appointed, contracted, or employed as an adjuster
513	that requires a different appointment type during the same
514	period by more than one independent adjuster or independent
515	adjuster firm or corporation.
516	Section 16. Section 626.879, Florida Statutes, is
517	repealed.
518	Section 17. This act shall take effect January 1, 2018.
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