Bill No. CS/CS/SB 1728, 1st Eng. (2022)

Amendment No.

	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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1	Representative Joseph offered the following:
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3	Amendment (with title amendment)
4	Between lines 69 and 70, insert:
5	Section 1. Paragraph (e) of subsection (2) and paragraph
6	(b) of subsection (5) of section 215.555, Florida Statutes, are
7	amended to read:
8	215.555 Florida Hurricane Catastrophe Fund.—
9	(2) DEFINITIONSAs used in this section:
10	(e) "Retention" means the amount of losses below which an
11	insurer is not entitled to reimbursement from the fund. An
12	insurer's retention shall be calculated as follows:
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13 1. The board shall calculate and report to each insurer 14 the retention multiples for that year. For the contract year 15 beginning June 1, 2022 2005, the retention multiple shall be equal to \$4.5 billion divided by the total estimated 16 17 reimbursement premium for the contract year; for subsequent 18 years, the retention multiple shall be equal to \$4.5 billion, 19 adjusted based upon the reported exposure for the contract year occurring 2 years before the particular contract year to reflect 20 21 the percentage growth in exposure to the fund for covered 22 policies since 2021 2004, divided by the total estimated reimbursement premium for the contract year. Total reimbursement 23 24 premium for purposes of the calculation under this subparagraph 25 shall be estimated using the assumption that all insurers have 26 selected the 90-percent coverage level.

27 The retention multiple as determined under subparagraph 2. 28 1. shall be adjusted to reflect the coverage level elected by 29 the insurer. For insurers electing the 90-percent coverage level, the adjusted retention multiple is 100 percent of the 30 amount determined under subparagraph 1. For insurers electing 31 the 75-percent coverage level, the retention multiple is 120 32 percent of the amount determined under subparagraph 1. For 33 34 insurers electing the 45-percent coverage level, the adjusted 35 retention multiple is 200 percent of the amount determined under 36 subparagraph 1.

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37 3. An insurer shall determine its provisional retention by 38 multiplying its provisional reimbursement premium by the 39 applicable adjusted retention multiple and shall determine its 40 actual retention by multiplying its actual reimbursement premium 41 by the applicable adjusted retention multiple.

42 For insurers who experience multiple covered events 4. 43 causing loss during the contract year, beginning June 1, 2005, each insurer's full retention shall be applied to each of the 44 45 covered events causing the two largest losses for that insurer. For each other covered event resulting in losses, the insurer's 46 retention shall be reduced to one-third of the full retention. 47 The reimbursement contract shall provide for the reimbursement 48 49 of losses for each covered event based on the full retention 50 with adjustments made to reflect the reduced retentions on or after January 1 of the contract year provided the insurer 51 52 reports its losses as specified in the reimbursement contract. 53 (5) REIMBURSEMENT PREMIUMS.-

The State Board of Administration shall select an 54 (b) 55 independent consultant to develop a formula for determining the 56 actuarially indicated premium to be paid to the fund. The 57 formula shall specify, for each zip code or other limited geographical area, the amount of premium to be paid by an 58 59 insurer for each \$1,000 of insured value under covered policies 60 in that zip code or other area. In establishing premiums, the board shall consider the coverage elected under paragraph (4)(b) 61 153687

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62 and any factors that tend to enhance the actuarial 63 sophistication of ratemaking for the fund, including 64 deductibles, type of construction, type of coverage provided, 65 relative concentration of risks, and other such factors deemed 66 by the board to be appropriate. The formula must provide for a 67 cash build-up factor only in contract years when the fund's cash 68 balance at the end of the previous calendar year is less than \$3 69 billion and for 2 subsequent contract years after the year in 70 which such a cash build-up factor is triggered. For the 2009-71 2010 contract year, the factor is 5 percent. For the 2010-2011 72 contract year, the factor is 10 percent. For the 2011-2012 73 contract year, the factor is 15 percent. For the 2012-2013 74 contract year, the factor is 20 percent. For the 2022-2023 2013-75 $\frac{2014}{100}$ contract year and thereafter, the factor may not exceed is 76 25 percent. The formula may provide for a procedure to determine 77 the premiums to be paid by new insurers that begin writing 78 covered policies after the beginning of a contract year, taking 79 into consideration when the insurer starts writing covered 80 policies, the potential exposure of the insurer, the potential 81 exposure of the fund, the administrative costs to the insurer 82 and to the fund, and any other factors deemed appropriate by the 83 board. The formula must be approved by unanimous vote of the 84 board. The board may, at any time, revise the formula pursuant 85 to the procedure provided in this paragraph.

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88	TITLE AMENDMENT
89	Between lines 2 and 3, insert:
90	215.555, F.S.; revising the definition of the term
91	"retention"; revising requirements for a specified
92	cash build-up factor; amending s.
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