Amendment No.

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Senate House

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Representative Campbell offered the following:

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Amendment (with title amendment)

Between lines 608 and 609, insert:

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for informational purposes in connection with the member's official legislative duties.

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(c) The office shall, upon request, disclose to a member

of the Legislature all information and supporting documentation

documentation and may use the information and documentation only

in its possession, regardless of whether the information or

supporting documentation is a trade secret. The member must

retain the confidential nature of the information and

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| Secti | ion 8. | Paragraph | (h) | is | added | to | subsection | (1) | of |
|------------|---------|-----------|------|------|---------|------|------------|-----|----|
| section 62 | 27.411, | Florida S | tatu | ces, | , to re | ead: | : | | |

627.411 Grounds for disapproval. -

- (1) The office shall disapprove any form filed under s.
 627.410, or withdraw any previous approval thereof, only if the form:
- (h) Contains provisions that mandates arbitration of claims in lieu of litigation.

TITLE AMENDMENT

Remove lines 2-73 and insert:

An act relating to insurance; creating s. 215.5551, F.S.; creating the Reinsurance to Assist Policyholders program to be administered by the State Board of Administration; defining terms; requiring certain property insurers to obtain coverage under the program; requiring the board to provide reimbursement to property insurers under the program; requiring the board and property insurers to enter into contracts to provide certain insurance reimbursement; providing requirements for the contracts; providing construction; providing calculations for specified amounts of losses to determine reimbursement under the program; authorizing the board to inspect, examine,

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and verify insurer records; providing insurer eligibility qualifications for the program; providing for disqualification; requiring certain insurers to notify the board under a specified circumstance; providing for deferral of coverage under the program; prohibiting premiums from being charged for participation in the program; providing that the program does not affect the claims-paying capacity of the Florida Hurricane Catastrophe Fund; requiring the program to pay reimbursements directly to the applicable state quaranty fund in the event of insolvency; specifying requirements for the Florida Hurricane Catastrophe Fund if an insurer or the Citizens Property Insurance Corporation accept assignments of unsound insurers; providing that certain violations are violations of the insurance code; authorizing the board to enforce certain requirements; authorizing the board to adopt nonemergency rules and emergency rules; providing legislative findings; specifying conditions and limitations for any emergency rules adopted; providing legislative intent; requiring the board to submit a written notice within a certain timeframe to the Executive Office of the Governor relating to the program funds, under certain circumstances; providing

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a requirement for the notice and subsequent requests; requiring the Executive Office of the Governor to instruct the Chief Financial Officer to draw a warrant for a transfer to the board for the program under certain circumstances and to provide notification to specified persons within a certain timeframe; prohibiting cumulative transfers from exceeding a specified amount; providing reporting requirements; providing for expiration and transfer of unencumbered funds; requiring certain property insurers to reduce rates to reflect certain cost savings through rate filings by a specified date; prohibiting such insurers from making other rate changes; requiring the Office of Insurance Regulation to expedite the review of certain filings; amending s. 215.5586, F.S.; revising homeowner eligibility criteria for mitigation grants; specifying matching requirements for grants; revising reporting requirements; providing an appropriation; requiring the Department of Financial Services to submit budget amendments; specifying requirements for budget amendments; providing for reversion and appropriation of any unexpended balance; authorizing the Department of Financial Services to adopt emergency rules; providing legislative findings; providing that such rules remain in effect until

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| replaced by rules adopted using nonemergency |
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| rulemaking procedures; providing for expiration; |
| amending s. 489.147, F.S.; revising the definition of |
| the term "prohibited advertisement"; creating s. |
| 624.1551, F.S.; requiring claimants to establish that |
| property insurers have breached the insurance contract |
| to prevail in certain claims for damages; amending s. |
| 624.307, F.S.; requiring the office to publish certain |
| information on its website; requiring the office to |
| disclose all information and supporting documentation |
| to members of the Legislature; requiring such members |
| to retain the confidential nature of the information |
| and documentation; authorizing its use for specified |
| purposes; amending s. 627.411, F.S.; providing |
| additional grounds for disapproval or withdrawal of |
| approval of certain insurance policies, annuity |
| contract forms, or certificates; amending s. 624.313, |
| F.S.; |