House

Florida Senate - 2018 Bill No. CS for SB 1168

LEGISLATIVE ACTION

Senate Comm: RS 02/06/2018

The Committee on Judiciary (Steube) recommended the following: Senate Amendment (with title amendment) Delete lines 52 - 157 and insert: Section 1. Subsection (1) of section 627.409, Florida Statutes, is amended to read: 627.409 Representations in applications; warranties.-(1) Any statement or description made by or on behalf of an insured or annuitant in an application for an insurance policy or annuity contract, or in negotiations for a policy or

11 contract, is a representation and not a warranty. Except as

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COMMITTEE AMENDMENT

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12	provided in subsection (3), a misrepresentation, omission,
13	concealment of fact, or incorrect statement may prevent recovery
14	under the contract or policy only if the misrepresentation,
15	omission, concealment of fact, or incorrect statement directly
16	relates to the cause of the claim being made and any of the
17	following apply:
18	(a) The misrepresentation, omission, concealment, or
19	statement is fraudulent or is material to the acceptance of the
20	risk or to the hazard assumed by the insurer.
21	(b) If the true facts <u>relative to the loss claimed</u> had been
22	known to the insurer pursuant to a policy requirement or other
23	requirement, the insurer in good faith would not have:
24	1. Issued the policy or contract;, would not have
25	<u>2.</u> Issued <u>the policy or contract</u> it at <u>a</u> the same premium
26	rate <u>at least 20 percent higher than the rate actually charged;</u> $ au$
27	would not have
28	<u>3.</u> Issued a policy or contract in as large an amount $_{i au}$ or
29	4. would not have Provided coverage with respect to the
30	hazard resulting in the loss.
31	Section 2. Section 627.422, Florida Statutes, is amended to
32	read:
33	627.422 Assignment of policies or post-loss benefitsA
34	policy may be assignable, or not assignable, as provided by its
35	terms.
36	(1) LIFE OR HEALTH INSURANCE POLICIESSubject to its terms
37	relating to assignability, any life or health insurance policy
38	under the terms of which the beneficiary may be changed upon the
39	sole request of the policyowner may be assigned either by pledge
40	or transfer of title, by an assignment executed by the

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41 policyowner alone and delivered to the insurer, whether or not 42 the pledgee or assignee is the insurer. Any such assignment 43 shall entitle the insurer to deal with the assignee as the owner 44 or pledgee of the policy in accordance with the terms of the assignment, until the insurer has received at its home office 45 46 written notice of termination of the assignment or pledge or 47 written notice by or on behalf of some other person claiming some interest in the policy in conflict with the assignment. 48 49 (2) POST-LOSS BENEFITS UNDER CERTAIN PROPERTY INSURANCE 50 POLICIES.-A personal lines residential property insurance policy 51 or a commercial residential property insurance policy may not 52 restrict the assignment of post-loss benefits. 53 Section 3. Paragraph (a) of subsection (3) of section 54 627.7011, Florida Statutes, is amended to read: 55 627.7011 Homeowners' policies; offer of replacement cost 56 coverage and law and ordinance coverage.-57 (3) In the event of a loss for which a dwelling or personal 58 property is insured on the basis of replacement costs: 59 (a) For a dwelling: $\overline{\tau}$ 60 1. The insurer must initially pay at least the actual cash value of the insured loss, less any applicable deductible. The 61 62 insurer shall pay any remaining amounts necessary to perform 63 such repairs as work is performed and expenses are incurred. If 64 a total loss of a dwelling occurs, the insurer shall pay the 65 replacement cost coverage without reservation or holdback of any 66 depreciation in value, pursuant to s. 627.702. 67 2. The insurer may not require that a particular vendor make repairs to such dwelling. 68 69 3. The insurer may not, unless expressly requested by the

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70	insured, recommend or suggest a particular vendor for repairs to
71	be made to such dwelling.
72	Section 4. Paragraph (a) of subsection (2) of section
73	627.706, Florida Statutes, is amended to read
74	627.706 Sinkhole insurance; catastrophic ground cover
75	collapse; definitions
76	(2) As used in ss. 627.706-627.7074, and as used in
77	connection with any policy providing coverage for a catastrophic
78	ground cover collapse or for sinkhole losses, the term:
79	(a) "Catastrophic ground cover collapse" means geological
80	activity that results in <u>any of</u> all the following:
81	1. The imminent abrupt collapse of the ground cover. \cdot ;
82	2. A depression in the ground cover clearly visible to the
83	naked eye <u>and</u> +
84	3. Structural damage to the covered building, including the
85	foundation.; and
86	3.4. The insured structure being condemned and ordered to
87	be vacated by the governmental agency authorized by law to issue
88	such an order for that structure, or being declared dangerous,
89	as defined in the Florida Building Code, by written notice of
90	the real and imminent threat to public safety which is from a
91	licensed professional engineer to the governmental agency having
92	code enforcement authority for the structure.
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94	Contents coverage applies if there is a loss resulting from a
95	catastrophic ground cover collapse. Damage consisting merely of
96	the settling or cracking of a foundation, structure, or building
97	does not constitute a loss resulting from a catastrophic ground
98	cover collapse, unless the building has been ordered to be

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99	vacated, or is declared dangerous by a licensed professional
100	engineer or the governmental agency having code enforcement
101	authority for the structure.
102	Section 5. Section 627.7152, Florida Statutes, is created
103	to read:
104	627.7152 Assignment of residential homeowner's property
105	insurance post-loss benefits; prelitigation invoice; offer of
106	settlement; annual reporting
107	(1) An agreement to assign post-loss benefits of a
108	residential homeowner's property insurance policy is not valid
109	unless the agreement:
110	(a) Is in writing;
111	(b) Is limited to claims for work performed or work to be
112	performed by the assignee;
113	(c) Contains an accurate and up-to-date statement of the
114	scope of work to be performed;
115	(d) Allows the insured to rescind the assignment within 7
116	days after the execution of the assignment without a penalty or
117	fee;
118	(e) Prohibits any check or mortgage processing fee or
119	administrative fee;
120	(f) Provides that the insured or the insurer may be
121	responsible for payment for any work performed before the
122	rescission of the assignment; and
123	(g) Contains a provision, in 14-point boldfaced type, which
124	allows the insured to rescind the agreement within 7 days after
125	execution of the assignment, and with a notice that if the
126	assignment is rescinded, the homeowner is responsible to pay for
127	the work done up to the date of the rescission and that the

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128	homeowner is not otherwise responsible to pay for the work
129	covered by the assignment.
130	(2)(a) The assignee shall provide a copy of the assignment
131	agreement to the insurer within 5 days after execution of the
132	agreement if the insurer has a facsimile number and
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135	And the title is amended as follows:
136	Delete lines 2 - 17
137	and insert:
138	An act relating to insurance; amending s. 627.409,
139	F.S.; adding and revising conditions under which
140	certain misrepresentations, omissions, concealments of
141	fact, or incorrect statements may prevent recovery
142	under an insurance policy or annuity contract;
143	amending s. 627.422, F.S.; providing that personal
144	lines residential and commercial residential property
145	insurance policies may not restrict the assignment of
146	post-loss benefits; amending s. 627.7011, F.S.;
147	prohibiting specified acts by insurers relating to
148	certain losses under homeowners' insurance policies;
149	amending s. 627.706, F.S.; revising the definition of
150	the term "catastrophic ground cover collapse" for
151	purposes of certain provisions relating to sinkhole
152	coverage in property insurance contracts; creating s.
153	627.7152, F.S.; providing that