Florida Senate - 2000

By Senator Diaz-Balart

37-181-00 A bill to be entitled 1 2 An act relating to insurance; amending s. 3 628.231, F.S.; prescribing factors that 4 directors of a domestic insurer may consider in 5 carrying out their duties; amending s. 628.715, 6 F.S.; authorizing a mutual insurance holding 7 company to merge or consolidate with or acquire the assets of a foreign mutual insurance 8 9 company; amending s. 628.723, F.S.; prescribing 10 factors that directors of a mutual insurance holding company may consider in carrying out 11 12 their duties; providing an effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 Section 1. Subsection (5) is added to section 628.231, 16 17 Florida Statutes, to read: 628.231 Directors; number, election.--18 19 (5) In discharging their duties, directors may 20 consider such factors as they consider to be relevant, 21 including the long-term prospects and interests of the 22 corporation and its shareholders and the social, economic, 23 legal, or other effects of any action on the employees, suppliers, or policyholders of the corporation or its 24 25 subsidiaries, the communities and society in which the 26 corporation or its subsidiaries operate, and the economy of 27 the state and nation. The directors may also consider the 28 short-term and long-term interests of the insurer, including 29 benefits that may accrue to the insurer from its long-term 30 plans, and the possibility that these interests may be best served by the continued independence of the insurer; the 31 1

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1 resources, intent, and conduct, past, stated, and potential, of any person seeking to acquire control of the insurer; and 2 3 any other relevant factors. Subsection (1) of section 628.715, Florida 4 Section 2. 5 Statutes, is amended to read: б 628.715 Merger and acquisitions.--Subject to 7 applicable requirements of this chapter, a mutual insurance 8 holding company may: 9 (1)(a) Merge or consolidate with, or acquire the 10 assets of, a mutual insurance holding company licensed 11 pursuant to this act or any similar entity organization pursuant to laws of any other state; 12 13 (b) Either alone or together with one or more intermediate stock holding companies, or other subsidiaries, 14 directly or indirectly acquire the stock of a stock insurance 15 company or a mutual insurance company that reorganizes under 16 17 this act or the law of its state of organization; (c) Together with one or more of its stock insurance 18 19 company subsidiaries, acquire the assets of a stock insurance 20 company or a mutual insurance company; 21 (d) Acquire a stock insurance company through the merger of such stock insurance subsidiary with a stock 22 insurance company or interim stock insurance company 23 24 subsidiary of the mutual insurance holding company; or (e) Acquire the stock or assets of any other person to 25 26 the same extent as would be permitted for any not-for-profit 27 corporation under chapter 617 or, if the mutual insurance 28 holding company writes insurance, a mutual insurance company; 29 or. 30 (f) Merge or consolidate with, or acquire the assets 31 of, a foreign mutual insurance company which redomesticates

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pursuant to s. 628.520. The members of the foreign mutual 1 insurance company may approve in a contemporaneous vote both 2 3 the redomestication plan and the agreement for merger and 4 reorganization as provided in subsection (2). 5 Section 3. Subsection (5) is added to section 628.723, б Florida Statutes, to read: 7 628.723 Directors; number; election.--8 (5) In discharging their duties, directors may 9 consider such factors as they consider to be relevant, 10 including the long-term prospects and interests of the corporation and its shareholders and the social, economic, 11 legal, or other effects of any action on the employees, 12 suppliers, or policyholders of the corporation or its 13 14 subsidiaries, the communities and society in which the corporation or its subsidiaries operate, and the economy of 15 16 the state and nation. The directors may also consider the 17 short-term and long-term interests of the insurer, including benefits that may accrue to the insurer from its long-term 18 19 plans, and the possibility that these interests may be best served by the continued independence of the insurer; the 20 resources, intent, and conduct, past, stated, and potential, 21 22 of any person seeking to acquire control of the insurer; and 23 any other relevant factors. 24 Section 4. This act shall take effect July 1, 2000. 25 26 27 SENATE SUMMARY Prescribes factors that directors of a domestic insurer or a mutual insurance holding company may consider in carrying out their duties. Authorizes a mutual insurance 28 29 holding company to merge or consolidate with or acquire the assets of a foreign mutual insurance company. 30 31

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