Bill No. <u>CS/HB 339</u> Amendment No. \_\_\_\_ CHAMBER ACTION Senate House 1 2 3 4 5 6 7 8 9 10 Senator Holzendorf moved the following amendment: 11 12 13 Senate Amendment (with title amendment) On page 8, between lines 18 and 19, 14 15 16 insert: 17 Section 10. Paragraphs (a) and (b) of subsection (5) of section 627.351, Florida Statutes, are amended to read: 18 19 627.351 Insurance risk apportionment plans.--20 (5) PROPERTY AND CASUALTY INSURANCE RISK APPORTIONMENT. -- The department shall adopt by rule a joint 21 22 underwriting plan to equitably apportion among insurers authorized in this state to write property insurance as 23 24 defined in s. 624.604 or casualty insurance as defined in s. 25 624.605, the underwriting of one or more classes of property 26 insurance or casualty insurance, except for the types of 27 insurance that are included within property insurance or 28 casualty insurance for which an equitable apportionment plan, assigned risk plan, or joint underwriting plan is authorized 29 30 under s. 627.311 or subsection (1), subsection (2), subsection (3), subsection (4), or subsection (6) and except for risks 31 1 8:24 AM 05/02/00 h0339.bi02.aa

eligible for flood insurance written through the federal flood 1 2 insurance program to persons with risks eligible under 3 subparagraph (a)1. and who are in good faith entitled to, but 4 are unable to, obtain such property or casualty insurance 5 coverage, including excess coverage, through the voluntary market. For purposes of this subsection, an adequate level of 6 7 coverage means that coverage which is required by state law or by responsible or prudent business practices. The Joint 8 9 Underwriting Association shall not be required to provide 10 coverage for any type of risk for which there are no insurers providing similar coverage in this state. The department may 11 12 designate one or more participating insurers who agree to 13 provide policyholder and claims service, including the issuance of policies, on behalf of the participating insurers. 14 15 (a) The plan shall provide: 16 1. A means of establishing eligibility of a risk for 17 obtaining insurance through the plan, which provides that: A risk shall be eligible for such property 18 a. insurance or casualty insurance as is required by Florida law 19 20 if the insurance is unavailable in the voluntary market, 21 including the market assistance program and the surplus lines 22 market. A commercial risk not eligible under 23 b. 24 sub-subparagraph a. shall be eligible for property or casualty insurance if: 25 26 (I) The insurance is unavailable in the voluntary 27 market, including the market assistance plan and the surplus 28 lines market; (II) Failure to secure the insurance would 29 30 substantially impair the ability of the entity to conduct its 31 affairs; and

8:24 AM 05/02/00

2

1 (III) The risk is not determined by the Risk 2 Underwriting Committee to be uninsurable. 3 In the event the Federal Government terminates the c. 4 Federal Crime Insurance Program established under 44 C.F.R. 5 ss. 80-83, Florida commercial and residential risks previously 6 insured under the federal program shall be eligible under the 7 plan. d.(I) In the event a risk is eligible under this 8 9 paragraph and in the event the market assistance plan receives 10 a minimum of 100 applications for coverage within a 3-month period, or 200 applications for coverage within a 1-year 11 12 period or less, for a given class of risk contained in the 13 classification system defined in the plan of operation of the Joint Underwriting Association, and unless the market 14 15 assistance plan provides a quotation for at least 80 percent 16 of such applicants, such classification shall immediately be 17 eligible for coverage in the Joint Underwriting Association. (II) Any market assistance plan application which is 18 rejected because an individual risk is so hazardous as to be 19 practically uninsurable, considering whether the likelihood of 20 21 a loss for such a risk is substantially higher than for other risks of the same class due to individual risk 22 characteristics, prior loss experience, unwillingness to 23 24 cooperate with a prior insurer, physical characteristics and 25 physical location shall not be included in the minimum percentage calculation provided above. In the event that there 26 27 is any legal or administrative challenge to a determination by 28 the department that the conditions of this subparagraph have been met for eligibility for coverage in the Joint 29 30 Underwriting Association for a given classification, any 31 eligible risk may obtain coverage during the pendency of any

8:24 AM 05/02/00

1 such challenge.

e. In order to qualify as a quotation for the purpose
of meeting the minimum percentage calculation in this
subparagraph, the quoted premium must meet the following
criteria:

6 (I) In the case of an admitted carrier, the quoted 7 premium must not exceed the premium available for a given 8 classification currently in use by the Joint Underwriting 9 Association or the premium developed by using the rates and 10 rating plans on file with the department by the quoting 11 insurer, whichever is greater.

(II) In the case of an authorized surplus lines insurer, the quoted premium must not exceed the premium available for a given classification currently in use by the Joint Underwriting Association by more than 25 percent, after consideration of any individual risk surcharge or credit.

f. Any agent who falsely certifies the unavailability
of coverage as provided by sub-subparagraphs a. and b., is
subject to the penalties provided in s. 626.611.

20 2. A means for the equitable apportionment of profits21 or losses and expenses among participating insurers.

3. Rules for the classification of risks and rateswhich reflect the past and prospective loss experience.

4. A rating plan which reasonably reflects the prior
claims experience of the insureds. Such rating plan shall
include at least two levels of rates for risks that have
favorable loss experience and risks that have unfavorable loss
experience, as established by the plan.

<u>4.5.</u> Reasonable limits to available amounts of
insurance. Such limits may not be less than the amounts of
insurance required of eligible risks by Florida law.

8:24 AM 05/02/00

5.6. Risk management requirements for insurance where 1 2 such requirements are reasonable and are expected to reduce 3 losses. 4 6.7. Deductibles as may be necessary to meet the needs 5 of insureds. 6 7.8. Policy forms which are consistent with the forms 7 in use by the majority of the insurers providing coverage in 8 the voluntary market for the coverage requested by the 9 applicant. 10 8.9. A means to remove risks from the plan once such 11 risks no longer meet the eligibility requirements of this 12 paragraph. For this purpose, the plan shall include the following requirements: At each 6-month interval after the 13 activation of any class of insureds, the board of governors or 14 15 its designated committee shall review the number of 16 applications to the market assistance plan for that class. If, 17 based on these latest numbers, at least 90 percent of such applications have been provided a quotation, the Joint 18 Underwriting Association shall cease underwriting new 19 applications for such class within 30 days, and notification 20 21 of this decision shall be sent to the Insurance Commissioner, the major agents' associations, and the board of directors of 22 the market assistance plan. A quotation for the purpose of 23 24 this subparagraph shall meet the same criteria for a quotation 25 as provided in sub-subparagraph d. All policies which were previously written for that class shall continue in force 26 27 until their normal expiration date, at which time, subject to the required timely notification of nonrenewal by the Joint 28 Underwriting Association, the insured may then elect to 29 30 reapply to the Joint Underwriting Association according to the 31 requirements of eligibility. If, upon reapplication, those 5

8:24 AM 05/02/00

previously insured Joint Underwriting Association risks meet
 the eligibility requirements, the Joint Underwriting
 Association shall provide the coverage requested.

9.10. A means for providing credits to insurers
against any deficit assessment levied pursuant to paragraph
(c), for risks voluntarily written through the market
assistance plan by such insurers.

10.11. That the Joint Underwriting Association shall 8 9 operate subject to the supervision and approval of a board of 10 governors consisting of 13 individuals appointed by the Insurance Commissioner, and shall have an executive or 11 12 underwriting committee. At least four of the members shall be 13 representatives of insurance trade associations as follows: one member from the American Insurance Association, one member 14 15 from the Alliance of American Insurers, one member from the National Association of Independent Insurers, and one member 16 17 from an unaffiliated insurer writing coverage on a national basis. Two representatives shall be from two of the statewide 18 agents' associations. Each board member shall be appointed to 19 20 serve for 2-year terms beginning on a date designated by the 21 plan and shall serve at the pleasure of the commissioner. Members may be reappointed for subsequent terms. 22

(b) Rates used by the Joint Underwriting Association 23 24 shall be actuarially sound and shall be subject to the 25 provisions of s. 627.062. To the extent applicable, the rate 26 standards set forth in s. 627.062 shall be considered by the 27 department in establishing rates to be used by the joint underwriting plan. The initial rate level shall be determined 28 29 using the rates, rules, rating plans, and classifications contained in the most current Insurance Services Office (ISO) 30 31 filing with the department or the filing of other licensed

8:24 AM 05/02/00

rating organizations with an additional increment of 25 1 2 percent of premium. For any type of coverage or classification 3 which lends itself to manual rating for which the Insurance 4 Services Office or another licensed rating organization does 5 not file or publish a rate, the Joint Underwriting Association shall file and use an initial rate based on the average 6 7 current market rate. The initial rate level for the rate plan 8 shall also be subject to an experience and schedule rating plan which may produce a maximum of 25 percent debits or 9 10 credits. For any risk which does not lend itself to manual 11 rating and for which no rate has been promulgated under the 12 rate plan, the board shall develop and file with the commissioner, subject to his or her approval, appropriate 13 criteria and factors for rating the individual risk. Such 14 criteria and factors shall include, but not be limited to, 15 16 loss rating plans, composite rating plans, and unique and 17 unusual risk rating plans. The initial rates required under this paragraph shall be adjusted in conformity with future 18 filings by the Insurance Services Office with the department 19 20 and shall remain in effect until such time as the Joint 21 Underwriting Association has sufficient data as to independently justify an actuarially sound change in such 22 23 rates. 24 25 (Redesignate subsequent sections.) 26 27 28 And the title is amended as follows: 29 30 On page 1, line 2, delete that line 31

7

8:24 AM 05/02/00

	I		
1	and in		
2		An act relating to property and casualty	
3		insurance; amending s. 627.351, F.S.; revising	
4		the standard for the rates established under	
5		the property and casualty insurance risk	
6		apportionment plan;	
7			
8			
9			
10			
11 12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
29			
30			
31			
	8:24 A	M 05/02/00 8 h0339.b	i02. a

8:24 AM 05/02/00