	Amendment No. (for drafter's use only)
	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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11	Representatives Negron, Berfield, and Farkas offered the
12	following:
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14	Amendment (with title amendment)
15	Between line(s) 618 and 619, insert:
16	Section 15. Section 627.411, Florida Statutes, is amended
17	to read:
18	627.411 Grounds for disapproval
19	(1) The department shall disapprove any form filed under
20	s. 627.410, or withdraw any previous approval thereof, only if
21	the form:
22	(a) Is in any respect in violation of, or does not comply
23	with, this code.
24	(b) Contains or incorporates by reference, where such
25	incorporation is otherwise permissible, any inconsistent,
26	ambiguous, or misleading clauses, or exceptions and conditions
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56 of the rate increase approved for new insureds or 10 percent 57 until the two rate schedules converge;

b. In excess of the greater of 150 percent of annual 58 59 medical trend or 10 percent and the company did not comply with the annual filing requirements of s. 627.410(7) or commission 60 61 rule for health maintenance organizations pursuant to s. 641.31. 62 At its option, the insurer may file for approval of an 63 actuarially justified new business rate schedule for new 64 insureds and a rate increase for existing insureds that is equal 65 to the rate increase allowed by the preceding sentence. Future 66 annual rate increases for existing insureds shall be limited to the greater of 150 percent of the rate increase approved for new 67 68 insureds or 10 percent until the two rate schedules converge; or

69 <u>c. In excess of the greater of 150 percent of annual</u>
70 medical trend or 10 percent on a form or block of pooled forms
71 in which no form is currently available for sale. This sub72 subparagraph does not apply to pre-standardized Medicare
73 supplement forms in sales practices.

(f) Excludes coverage for human immunodeficiency virus infection or acquired immune deficiency syndrome or contains limitations in the benefits payable, or in the terms or conditions of such contract, for human immunodeficiency virus infection or acquired immune deficiency syndrome which are different than those which apply to any other sickness or medical condition.

81 (2) In determining whether the benefits are reasonable in
82 relation to the premium charged, the department, in accordance
83 with reasonable actuarial techniques, shall consider:

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84 (a) Past loss experience and prospective loss experience85 within and without this state.

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(b) Allocation of expenses.

87 (c) Risk and contingency margins, along with justification88 of such margins.

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(d) Acquisition costs.

90 (3)(a) For health insurance coverage as described in s.
91 627.6561(5)(a)2., the minimum loss ratio standard of incurred
92 claims to earned premium for the form shall be 65 percent.

93 (b) Incurred claims are claims occurring within a fixed
 94 period, whether or not paid during the same period, under the
 95 terms of the policy period.

96 <u>1. Claims include scheduled benefit payments, or services</u>
97 provided by a provider or through a provider network for dental,
98 vision, disability, and similar health benefits.

99 <u>2. Claims do not include state assessments, taxes, company</u>
 100 <u>expenses, or any expense incurred by the company for the cost of</u>
 101 adjusting and settling a claim, including the review,

102 <u>qualification, oversight, management, or monitoring of a claim</u> 103 <u>or incentives or compensation to providers for other than the</u> 104 provisions of health care services.

105 <u>3. A company may, at its discretion, include costs that</u> 106 <u>are demonstrated to reduce claims, such as fraud intervention</u> 107 <u>programs or case management costs, which are identified in each</u> 108 <u>filing, are demonstrated to reduce claims costs, and do not</u> 109 <u>result in increasing the experience period loss ratio by more</u> 110 <u>than 5 percent.</u>

1114. For scheduled claim payments, such as disability income112or long-term care, the incurred claims shall be the present

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113 value of the benefit payments discounted for continuance and 114 interest.

Section 16. Subsection (2) of section 627.6515, Florida Statutes, is amended, and subsections (9) and (10) are added to said section, to read:

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627.6515 Out-of-state groups.--

(2) Except as provided in this part, this part does not apply to a group health insurance policy issued or delivered outside this state under which a resident of this state is provided coverage if:

123 (a) The policy is issued to an employee group the 124 composition of which is substantially as described in s. 125 627.653; a labor union group or association group the 126 composition of which is substantially as described in s. 127 627.654; an additional group the composition of which is 128 substantially as described in s. 627.656; a group insured under a blanket health policy when the composition of the group is 129 130 substantially in compliance with s. 627.659; a group insured 131 under a franchise health policy when the composition of the 132 group is substantially in compliance with s. 627.663 and the 133 policy was issued prior to January 1, 2003; an association group 134 to cover persons associated in any other common group, which 135 common group is formed primarily for purposes other than 136 providing insurance; a group that is established primarily for 137 the purpose of providing group insurance, provided the benefits 138 are reasonable in relation to the premiums charged thereunder 139 and the issuance of the group policy has resulted, or will 140 result, in economies of administration; or a group of insurance 141 agents of an insurer, which insurer is the policyholder;

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142 (b) Certificates evidencing coverage under the policy are issued to residents of this state and contain in contrasting 143 color and not less than 10-point type the following statement: 144 145 "The benefits of the policy providing your coverage are governed 146 primarily by the law of a state other than Florida"; and 147 (c) The policy provides the benefits specified in ss. 148 627.419, 627.6574, 627.6575, 627.6579, 627.6612, 627.66121, 149 627.66122, 627.6613, 627.667, 627.6675, 627.6691, and 150 627.66911;. 151 (d) For the policies or contracts issued on or after 152 October 1, 2003, regardless of the type of group described in 153 this subsection to which the policy is issued, except for 154 policies issued to provide coverage to groups of persons all of 155 whom are in the same or functionally related licensed 156 professions, and providing coverage only to such licensed 157 professionals, their employees or their dependents, or to a bona 158 fide association as defined in s. 627.6571(5), the policy 159 complies with the antidiscrimination provisions set forth in s. 160 627.65625, regarding rating and eligibility for enrollment and 161 for any benefit under the policy, and with s. 627.6571; 162 (e) For the policies or contracts issued on or after 163 October 1, 2003, the policy is not issued to a group, other than 164 an employer group for the benefit of its employees, that 165 directly or indirectly uses any health-status-related factor, as 166 described in s. 627.65625, in determining eligibility for 167 initial or continued membership in the group or initial or 168 continued eligibility of any group member to participate in any 169 aspect of the group insurance program; and

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170 (f) For the purposes of paragraphs (d) and (e), "group 171 health insurance policy" means any hospital or medical policy, 172 hospital or medical service plan contract, or health maintenance 173 organization subscriber contract. The term does not include 174 accidental death, accidental death and dismemberment, accident-175 only, vision-only, dental-only, hospital indemnity, hospital 176 accident, cancer, specified disease, Medicare supplement, products that supplement Medicare, long-term care, or disability 177 178 income insurance, similar supplemental plans provided under a 179 separate policy, certificate, or contract of insurance, which 180 cannot duplicate coverage under an underlying health plan and 181 are specifically designed to fill gaps in the underlying health plan, coinsurance, or deductibles; coverage issued as a 182 183 supplement to liability insurance; workers' compensation or 184 similar insurance; or automobile medical payment insurance. 185 (9) The Financial Services Commission shall adopt rules 186 necessary to administer this section. 187 (10) The Financial Services Commission may adopt rules to 188 establish standards for exempting certain groups from the 189 provisions of paragraphs (2)(d) and (e). Such rules shall 190 establish standards for determining that the members of the 191 group policy are provided protection from rate escalations from 192 the segregation of risks and that members are provided 193 protection by an individual or board that is not owned or 194 controlled by the carrier or affiliate of the carrier and acts 195 in a fiduciary capacity for the protection of its members. The office must provide, upon request of an insurer, a 90-day 196 exemption from the October 1, 2003, effect date of paragraphs 197 198 (2)(d) and (e) to any insurer:

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199	(a) Having an approved filing for individual business by
200	October 1, 2003; and
201	(b) Certifying that each individual issued a policy or
202	certificate after October 1, 2003, will be offered the
203	opportunity to switch his or her policy to the new form at the
204	end of the exemption period.
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206	The provisions of paragraphs (2)(d) and (e) do not apply to
207	policies or certificates issued prior to October 1, 2003.
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210	Remove line(s) 66, and insert:
211	to subscribers; amending s. 627.411, F.S.; revising grounds for
212	disapproval of health insurance policy forms that apply certain
213	rating practices or that result in actuarially justified rate
214	increases under certain circumstances; requiring health
215	insurance policies to meet a minimum loss ratio of a specified
216	amount; amending s. 627.6515, F.S.; amending conditions that
217	must be met to exempt from part VII of ch. 627, F.S., a group
218	health insurance policy issued or delivered outside this state
219	under which a resident of this state is provided coverage;
220	providing rulemaking authority; providing severability;
221	providing an effective date.

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