Amendment No. (for drafter's use only)

CHAMBER ACTION Senate House 1 . 2 . 3 . 4 5 6 7 8 9 10

Representative Johnson offered the following:

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Amendment (with title amendment)

On page 78, remove lines 6-27 and insert:

Section 21. Effective upon this act becoming a law, to be applied retroactively to the date upon which HB 513, enacted during the 2003 Regular Session of the Legislature, becomes a law, and notwithstanding the provisions of HB 513 enacted during the 2003 Regular Session of the Legislature, subsection (11) of section 626.7451, Florida Statutes 2002, is not amended and is reenacted to read:

626.7451 Managing general agents; required contract provisions.--No person acting in the capacity of a managing general agent shall place business with an insurer unless there is in force a written contract between the parties which sets forth the responsibility for a particular function, specifies

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the division of responsibilities, and contains the following minimum provisions:

(11) A licensed managing general agent, when placing business with an insurer under this code, may charge a perpolicy fee not to exceed \$25. In no instance shall the aggregate of per-policy fees for a placement of business authorized under this section, when combined with any other per-policy fee charged by the insurer, result in per-policy fees which exceed the aggregate amount of \$25. The per-policy fee shall be a component of the insurer's rate filing and shall be fully earned.

For the purposes of this section and ss. 626.7453 and 626.7454, the term "controlling person" or "controlling" has the meaning set forth in s. 625.012(5)(b)1., and the term "controlled person" or "controlled" has the meaning set forth in s. 625.012(5)(b)2.

Section 22. Effective upon this act becoming a law, to be applied retroactively to the date upon which CS/SB 2364, 2nd Engrossed, enacted during the 2003 Regular Session of the Legislature, becomes law, and notwithstanding the provisions of CS/SB 2364, 2nd Engrossed, enacted during the 2003 Regular Session of the Legislature, paragraph (a) of subsection (5) of section 627.7295, Florida Statutes 2002, is not amended and is reenacted to read:

627.7295 Motor vehicle insurance contracts.--

(5)(a) A licensed general lines agent may charge a perpolicy fee not to exceed \$10 to cover the administrative costs of the agent associated with selling the motor vehicle insurance

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policy if the policy covers only personal injury protection coverage as provided by s. 627.736 and property damage liability coverage as provided by s. 627.7275 and if no other insurance is sold or issued in conjunction with or collateral to the policy. The per-policy fee must be a component of the insurer's rate filing and may not be charged by an agent unless the fee is included in the filing. The fee is not considered part of the premium except for purposes of the department's review of expense factors in a filing made pursuant to s. 627.062.

======== T I T L E A M E N D M E N T ==========

On page 4, remove lines 13-15 and insert:

Legislature; reenacting without amendment s. 626.7451(11), F.S., notwithstanding the provisions of HB 513, enacted during the 2003 Regular Session of the Legislature; providing for retroactive application; reenacting without amendment s. 627.7295(5)(a), F.S., notwithstanding the provisions of CS/SB 2364, 2nd Engrossed, enacted during the 2003 Regular Session of the Legislature;