1	A bill to be entitled
⊥ 2	A bill to be entitled An act relating to workers' compensation;
∠ 3	creating s. 624.4315, F.S.; requiring workers'
4	compensation insurers to notify the Office of
5	Insurance Regulation of significant
6	underwriting changes; amending s. 627.171,
7	F.S.; providing that the 10-percent limit on
8	the percentage of commercial insurance policies
9	that an insurer may write at a rate in excess
10	of the applicable filed rate excludes workers'
11	compensation policies written for an employer
12	in lieu of coverage from the joint underwriting
13	plan established under s. 627.311(5), F.S.;
14	amending s. 627.211, F.S.; revising the
15	standards used by the Office of Insurance
16	Regulation in approving or disapproving an
17	insurer's deviation from the approved workers'
18	compensation rate filing; requiring the Office
19	of Insurance Regulation to submit an annual
20	report to the Legislature which evaluates
21	competition in the workers' compensation
22	insurance market; providing an effective date.
23	
24	Be It Enacted by the Legislature of the State of Florida:
25	
26	Section 1. Section 624.4315, Florida Statutes, is
27	created to read:
28	624.4315 Workers' compensation insurers; notice of
29	significant underwriting changeEach workers' compensation
30	insurer shall notify the office in writing or by electronic
31	means of a significant underwriting change that materially
-	

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.

CS for SB 1926

limits or restricts the number of workers' compensation 1 2 policies or premiums written in this state. The commission may 3 adopt rules to administer this requirement. 4 Section 2. Section 627.171, Florida Statutes, is 5 amended to read: 6 627.171 Excess rates.--7 (1) With written consent of the insured signed prior 8 to the policy inception date and filed with the insurer, the 9 insurer may use a rate in excess of the otherwise applicable filed rate on any specific risk. The signed consent form must 10 include the filed rate as well as the excess rate for the risk 11 12 insured, and a copy of the form must be maintained by the insurer for 3 years and be available for review by the office. 13 14 (2) An insurer may not use excess rates pursuant to 15 this section for more than 10 percent of its commercial insurance policies written or renewed in each calendar year 16 17 for any line of commercial insurance or for more than 5 percent of its personal lines insurance policies written or 18 19 renewed in each calendar year for any line of personal insurance. In determing the 10-percent limitation for 20 commercial insurance policies, the insurer shall exclude any 21 workers' compensation policy that was written for an employer 22 23 who had coverage in the joint underwriting plan created by s. 627.311(5) immediately prior to the writing of the policy by 24 the insurer and any workers' compensation policy that was 25 26 written for an employer who had been offered coverage in the 27 joint underwriting plan but who was written a policy by the insurer in lieu of accepting the joint underwriting plan 28 29 policy. These workers' compensation policies shall be excluded from the 10-percent limitation for the first 3 years of 30 31 coverage. 2

CODING: Words stricken are deletions; words underlined are additions.

CS for SB 1926

## First Engrossed

1	Section 3. Subsection (3) of section 627.211, Florida
2	Statutes, is amended, and subsection (6) is added to that
3	section, to read:
4	627.211 Deviations; workers' compensation and
5	employer's liability insurances
6	(3) In considering an application for the deviation,
7	the office shall give consideration to the applicable
8	principles for ratemaking as set forth in ss. 627.062 and
9	627.072 and the financial condition of the insurer, and the
10	impact of the deviation on the current market conditions
11	including the composition of the market, the stability of
12	rates, and the level of competition in the market. In
13	evaluating the financial condition of the insurer, the office
14	may consider: (1) the insurer's audited financial statements
15	and whether the statements provide unqualified opinions or
16	contain significant qualifications or "subject to" provisions;
17	(2) any independent or other actuarial certification of loss
18	reserves; (3) whether workers' compensation and employer's
19	liability reserves are above the midpoint or best estimate of
20	the actuary's reserve range estimate; (4) the adequacy of the
20	proposed rate; (5) historical experience demonstrating the
21	profitability of the insurer; (6) the existence of excess or
22	other reinsurance that contains a sufficiently low attachment
23 24	point and maximums that provide adequate protection to the
24 25	insurer; and (7) other factors considered relevant to the
25 26	financial condition of the insurer by the office. The office
20 27	shall approve the deviation if it finds it to be justified, it
27 28	would not endanger the financial condition of the insurer, it
20 29	would not adversely affect the current market conditions
30	including the composition of the market, the stability of
31	rates, and the level of competition in the market, and it that
τc	$\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$ $\frac{1}{1}$
	3

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.

1	the deviation would not constitute predatory pricing. <u>The</u>
2	<u>office</u> $ft$ shall disapprove the deviation if it finds that the
3	resulting premiums would be excessive, inadequate, or unfairly
4	discriminatory, would endanger the financial condition of the
5	insurer, <del>or would adversely affect current market conditions</del>
6	including the composition of the marketplace, the stability of
7	<del>rates, and the level of competition in the market,</del> or would
8	result in predatory pricing. The insurer may not use a
9	deviation unless the deviation is specifically approved by the
10	office.
11	(6) The office shall submit an annual report to the
12	President of the Senate and the Speaker of the House of
13	Representatives by January 1 of each year which evaluates
14	competition in the workers' compensation insurance market in
15	this state. The report must contain an analysis of the
16	availability and affordability of workers' compensation
17	coverage and whether the current market structure, conduct,
18	and performance are conducive to competition, based upon
19	economic analysis and tests. The purpose of this report is to
20	aid the Legislature in determining whether changes to the
21	workers' compensation rating laws are warranted. The report
22	must also document that the office has complied with the
23	provisions of s. 627.096 which require the office to
24	investigate and study all workers' compensation insurers in
25	the state and to study the data, statistics, schedules, or
26	other information as it finds necessary to assist in its
27	review of workers' compensation rate filings.
28	Section 4. This act shall take effect July 1, 2004.
29	
30	
31	
	4
	TNG.Words stricton are deletions: words underlined are additions

**CODING:**Words stricken are deletions; words <u>underlined</u> are additions.