1	A bill to be entitled
2	An act relating to insurance; creating s.
3	255.0517, F.S.; defining terms; limiting the
4	authority of certain public agencies to
5	purchase owner-controlled insurance programs
6	for public construction projects; establishing
7	purchase requirements; providing exemptions;
8	creating s. 627.441, F.S.; defining terms;
9	requiring insurers issuing commercial general
10	liability policies to offer coverage for
11	completed operations liability for certain
12	contractors to the extent that coverage is not
13	provided under an owner-controlled insurance
14	program; providing an effective date.
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16	Be It Enacted by the Legislature of the State of Florida:
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18	Section 1. Section 255.0517, Florida Statutes, is
19	created to read:
20	255.0517 Owner-controlled insurance programs for
21	public construction projects
22	(1) DEFINITIONSAs used in this section, the term:
23	(a) "Owner-controlled insurance program" means a
24	consolidated insurance program or series of insurance policies
25	issued to a public agency that may provide one or more of the
26	following types of insurance coverage for any contractor or
27	subcontractor working at specified or multiple contracted work
28	sites of a public construction project: general liability,
29	property damage excluding coverage for damage to real
30	property, workers' compensation, employer's liability, or
31	pollution liability coverage.

1	(b) "Specified contracted work site" means
2	construction being performed during one or more fiscal years
3	at one site or a series of contiquous sites separated only by
4	a street, roadway, waterway, or railroad right-of-way or along
5	a continuous system for the provision for water and power.
6	(c) "Multiple contracted work site" means construction
7	being performed at multiple sites during one or more fiscal
8	years that is part of an ongoing capital infrastructure
9	improvement program or involves the construction of one or
10	more public schools.
11	(2) PURCHASE REQUIREMENTS A state agency, political
12	subdivision, state university, community college, airport
13	authority, or other public agency in this state, or any
14	instrumentality thereof, may only purchase an owner-controlled
15	insurance program in connection with a public construction
16	project if it is determined necessary and in the best interest
17	of the public agency and if all of the following conditions
18	<pre>are met:</pre>
19	(a) The estimated total cost of the project is:
20	1. Seventy-five million dollars or more;
21	2. Thirty million dollars or more, if the project is
22	for the construction or renovation of two or more public
23	schools during a fiscal year; or
24	3. Ten million dollars or more, if the project is for
25	the construction or renovation of one public school,
26	regardless of whether the project's duration extends beyond a
27	fiscal year.
28	(b) The program maintains completed operations
29	insurance coverage for a term during which the coverage is
30	reasonably commercially available, as determined by the public
31	agency, but for no less than 5 years.

1	(c) The bid or proposal specifications for the project
2	clearly specify, for all bidders or proposers, the insurance
3	coverage provided under the program and the minimum safety
4	requirements that must be met.
5	(d) The program does not prohibit a contractor or
6	subcontractor from purchasing any additional insurance
7	coverage that the contractor or subcontractor believes is
8	necessary for protection against any liability arising out of
9	the contract. The cost of the additional insurance must be
10	disclosed to the public agency.
11	(e) The program does not include surety insurance.
12	(f) The public agency may only purchase an
13	owner-controlled insurance policy that has a deductible or
14	self-insured retention if the deductible or self-insured
15	retention does not exceed \$1 million per occurrence.
16	(q) The public agency is responsible for payment of
17	the applicable deductibles of all claims.
18	(3) EXEMPTIONS This section does not apply to the
19	following projects:
20	(a) Any project of the Department of Transportation
21	which is authorized under s. 337.11;
22	(b) Any existing project or projects of a public
23	agency which are the subject of an ongoing, owner-controlled
24	insurance program issued before October 1, 2004; or
25	(c) Any project of a public agency which is advertised
26	by the public agency before October 1, 2004, for the purpose
27	of receiving bids or proposals for the project.
28	Section 2. Section 627.441, Florida Statutes, is
29	created to read:
30	627.441 Commercial general liability policies;
21	governos to gentragtora for gempleted enerations

1	(1) As used in this section, the term:
2	(a) "Contractor" means a contractor or subcontractor
3	performing work on a public construction project under
4	contract with a public agency, as described in s. 255.0517(2).
5	(b) "Liability insurer" means an insurer issuing a
6	commercial general liability insurance policy in this state to
7	a contractor that provides coverage for liability arising out
8	of completed operations performed by the contractor or on the
9	<pre>contractor's behalf.</pre>
10	(2) A liability insurer must offer coverage at an
11	appropriate additional premium for liability arising out of
12	current or completed operations under an owner-controlled
13	insurance program for any period beyond the period for which
14	the program provides liability coverage, as specified in s.
15	255.0517(2)(b). The period of such coverage must be sufficient
16	to protect against liability arising out of an action brought
17	within the time limits provided in s. 95.11(3)(c).
18	Section 3. This act shall take effect October 1, 2004.
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