Florida Senate - 2006

By Senator Wise

5-1243-06 See HB 1 A bill to be entitled 2 An act relating to the insurance premium tax; amending s. 624.509, F.S.; providing for 3 separate taxation of certain title insurance 4 5 gross receipts; providing limitations; amending б s. 627.7711, F.S.; revising the definition of 7 the term "premium"; providing an effective 8 date. 9 Be It Enacted by the Legislature of the State of Florida: 10 11 12 Section 1. Subsection (1) of section 624.509, Florida 13 Statutes, is amended to read: 624.509 Premium tax; rate and computation .--14 (1) In addition to the license taxes provided for in 15 this chapter, each insurer shall also annually, and on or 16 17 before March 1 in each year, except as to wet marine and 18 transportation insurance taxed under s. 624.510, pay to the Department of Revenue a tax on insurance premiums, premiums 19 for title insurance, or assessments, including membership fees 20 and policy fees and gross deposits received from subscribers 21 22 to reciprocal or interinsurance agreements, and on annuity 23 premiums or considerations, received during the preceding calendar year, the amounts thereof to be determined as set 2.4 forth in this section, to wit: 25 (a) An amount equal to 1.75 percent of the gross 26 27 amount of such receipts on account of life and health 28 insurance policies covering persons resident in this state and 29 on account of all other types of policies and contracts_ 30 (+except annuity policies or contracts taxable under paragraph 31 (b) and title insurance policies or contracts written through 1

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1 affiliated and nonaffiliated agencies taxable under paragraph (c), covering property, subjects, or risks located, resident, 2 or to be performed in this state, omitting premiums on 3 reinsurance accepted, and less return premiums or assessments, 4 but without deductions: 5 6 1. For reinsurance ceded to other insurers; 7 2. For moneys paid upon surrender of policies or 8 certificates for cash surrender value; 9 3. For discounts or refunds for direct or prompt payment of premiums or assessments; and 10 4. On account of dividends of any nature or amount 11 12 paid and credited or allowed to holders of insurance policies; 13 certificates; or surety, indemnity, reciprocal, or interinsurance contracts or agreements .; and 14 (b) An amount equal to 1 percent of the gross receipts 15 16 on annuity policies or contracts paid by holders thereof in 17 this state. 18 (c) An amount equal to 1.75 percent of the gross receipts on title insurance written through affiliated and 19 nonaffiliated agencies, less the portion of the gross receipts 2.0 21 retained by or paid under contract to the affiliated and 22 nonaffiliated title insurance agents. The reduction in the 23 insurer's total amount of title insurance premium gross receipts received through affiliated and nonaffiliated 2.4 agencies may not exceed the following percentages of the total 25 title insurance premium gross receipts received by the insurer 26 27 through affiliated and nonaffiliated agencies: 2.8 1. For 2007, 20 percent. 2. For 2008, 45 percent. 29 30 For 2009 and subsequent years, 70 percent. 3. 31

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1	Section 2. Subsection (2) of section 627.7711, Florida
2	Statutes, is amended to read:
3	627.7711 DefinitionsAs used in this part, the term:
4	(2) "Premium" means the charge, as specified by rule
5	of the commission, that is made by a title insurer for a title
6	insurance policy, including the charge for performance of
7	primary title services by a title insurer or title insurance
8	agent or agency, and incurring the risks incident to such
9	policy, under the several classifications of title insurance
10	contracts and forms , and upon which charge a premium tax is
11	paid under s. 624.509 . As used in this part or in any other
12	law, with respect to title insurance, the word "premium" does
13	not include a commission.
14	Section 3. This act shall take effect January 1, 2007.
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