${\bf By}$  Senator Richter

	37-01585A-10 20101460
1	A bill to be entitled
2	An act relating to the contract year for the Florida
3	Hurricane Catastrophe Fund; amending s. 215.555, F.S.;
4	revising the method by which an insurer's retention is
5	calculated; defining the term "contract year";
6	revising contract years relating to minimum retention
7	levels; extending the expiration date of certain
8	provisions of state law; increasing the maximum
9	financial obligations of the State Board of
10	Administration with respect to all contracts covering
11	a particular contract year; providing an exception;
12	providing for the determination of claims-paying
13	capacity when such exception occurs; revising contract
14	years with respect to the annual increase in the cash
15	buildup factor used to determine the actuarially
16	indicated premium to be paid to the fund; revising the
17	contract years during which the board must offer
18	certain optional coverage; conforming provisions to
19	changes made by the act; revising contract years for
20	which a TICL options addendum must provide for
21	reimbursement of TICL insurers for covered events;
22	providing additional legislative findings and intent;
23	requiring that the board adopt the reimbursement
24	contract for a particular year by a specified date of
25	the immediately preceding contract year; requiring
26	that insurers writing covered policies execute such
27	contract by a specified date of the immediately
28	preceding contract year; requiring that the effective
29	date of such contract conform to specified provisions

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30	of state law; requiring that the board publish certain
31	information in the Florida Administrative Weekly on or
32	before a specified deadline; providing an effective
33	date.
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35	Be It Enacted by the Legislature of the State of Florida:
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37	Section 1. Paragraph (e) of subsection (2), paragraphs (b),
38	(c), and (d) of subsection (4), paragraph (b) of subsection (5),
39	and paragraphs (c), (d), (e), (f), and (g) of subsection (17) of
40	section 215.555, Florida Statutes, are amended, paragraph (o) is
41	added to subsection (2) of that section, and subsection (18) is
42	added to that section, to read:
43	215.555 Florida Hurricane Catastrophe Fund
44	(2) DEFINITIONSAs used in this section:
45	(e) "Retention" means the amount of losses below which an
46	insurer is not entitled to reimbursement from the fund. An
47	insurer's retention shall be calculated as follows:
48	1. The board shall calculate and report to each insurer the
49	retention multiples for that year. For the contract year
50	beginning June 1, 2005, the retention multiple shall be equal to
51	\$4.5 billion divided by the total estimated reimbursement
52	premium for the contract year; for subsequent years, the
53	retention multiple shall be equal to \$4.5 billion, adjusted
54	based upon the reported exposure for the contract year occurring
55	<u>2 years before from</u> the <u>particular</u> <del>prior</del> contract year to
56	reflect the percentage growth in exposure to the fund for
57	covered policies since 2004, divided by the total estimated
58	reimbursement premium for the contract year. Total reimbursement

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59	premium for purposes of the calculation under this subparagraph
60	shall be estimated using the assumption that all insurers have
61	selected the 90-percent coverage level. <del>In 2010, the contract</del>
62	year begins June 1, 2010, and ends December 31, 2010. In 2011
63	and thereafter, the contract year begins January 1 and ends
64	December 31.
65	2 The retention multiple as determined under subparagraph

The retention multiple as determined under subparagraph 65 66 1. shall be adjusted to reflect the coverage level elected by the insurer. For insurers electing the 90-percent coverage 67 68 level, the adjusted retention multiple is 100 percent of the amount determined under subparagraph 1. For insurers electing 69 70 the 75-percent coverage level, the retention multiple is 120 71 percent of the amount determined under subparagraph 1. For 72 insurers electing the 45-percent coverage level, the adjusted 73 retention multiple is 200 percent of the amount determined under 74 subparagraph 1.

75 3. An insurer shall determine its provisional retention by 76 multiplying its provisional reimbursement premium by the 77 applicable adjusted retention multiple and shall determine its 78 actual retention by multiplying its actual reimbursement premium 79 by the applicable adjusted retention multiple.

80 4. For insurers who experience multiple covered events causing loss during the contract year, beginning June 1, 2005, 81 each insurer's full retention shall be applied to each of the 82 83 covered events causing the two largest losses for that insurer. 84 For each other covered event resulting in losses, the insurer's 85 retention shall be reduced to one-third of the full retention. 86 The reimbursement contract shall provide for the reimbursement 87 of losses for each covered event based on the full retention

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88	with adjustments made to reflect the reduced retentions on or
89	after January 1 of the contract year provided the insurer
90	reports its losses as specified in the reimbursement contract.
91	(o) "Contract year" means the period beginning on June 1 of
92	a specified calendar year and ending on May 31 of the following
93	<u>calendar year.</u>
94	(4) REIMBURSEMENT CONTRACTS
95	(b)1. The contract shall contain a promise by the board to
96	reimburse the insurer for 45 percent, 75 percent, or 90 percent
97	of its losses from each covered event in excess of the insurer's
98	retention, plus 5 percent of the reimbursed losses to cover loss
99	adjustment expenses.
100	2. The insurer must elect one of the percentage coverage
101	levels specified in this paragraph and may, upon renewal of a
102	reimbursement contract, elect a lower percentage coverage level
103	if no revenue bonds issued under subsection (6) after a covered
104	event are outstanding, or elect a higher percentage coverage
105	level, regardless of whether or not revenue bonds are
106	outstanding. All members of an insurer group must elect the same
107	percentage coverage level. Any joint underwriting association,
108	risk apportionment plan, or other entity created under s.
109	627.351 must elect the 90-percent coverage level.
110	3. The contract shall provide that reimbursement amounts
111	shall not be reduced by reinsurance paid or payable to the
112	insurer from other sources.

4. Notwithstanding any other provision contained in this
section, the board shall make available to insurers that
purchased coverage provided by this subparagraph in 2008,
insurers qualifying as limited apportionment companies under s.

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37-01585A-10 20101460 117 627.351(6)(c), and insurers that have been approved to 118 participate in the Insurance Capital Build-Up Incentive Program 119 pursuant to s. 215.5595 a contract or contract addendum that 120 provides an additional amount of reimbursement coverage of up to 121 \$10 million. The premium to be charged for this additional reimbursement coverage shall be 50 percent of the additional 122 123 reimbursement coverage provided, which shall include one prepaid 124 reinstatement. The minimum retention level that an eligible 125 participating insurer must retain associated with this 126 additional coverage layer is 30 percent of the insurer's surplus 127 as of December 31, 2008, for the 2009-2010 contract year; as of 128 December 31, 2009, for the 2010-2011 contract year beginning 129 June 1, 2010, and ending December 31, 2010; and as of December 130 31, 2010, for the 2011-2012 <del>2011</del> contract year. This coverage 131 shall be in addition to all other coverage that may be provided 132 under this section. The coverage provided by the fund under this 133 subparagraph shall be in addition to the claims-paying capacity 134 as defined in subparagraph (c)1., but only with respect to those 135 insurers that select the additional coverage option and meet the 136 requirements of this subparagraph. The claims-paying capacity with respect to all other participating insurers and limited 137 138 apportionment companies that do not select the additional 139 coverage option shall be limited to their reimbursement 140 premium's proportionate share of the actual claims-paying 141 capacity otherwise defined in subparagraph (c)1. and as provided 142 for under the terms of the reimbursement contract. The optional 143 coverage retention as specified shall be accessed before the 144 mandatory coverage under the reimbursement contract, but once 145 the limit of coverage selected under this option is exhausted,

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37-01585A-10 20101460 the insurer's retention under the mandatory coverage will apply. 146 147 This coverage will apply and be paid concurrently with mandatory coverage. This subparagraph expires on May 31, 2012 December 31, 148 149  $\frac{2011}{2011}$ . 150 (c)1. The contract shall also provide that the obligation 151 of the board with respect to all contracts covering a particular 152 contract year shall not exceed the actual claims-paying capacity 153 of the fund up to a limit of \$17 billion for that contract year, 154 unless the board determines that there is sufficient estimated 155 claims-paying capacity to provide \$17 billion of capacity for 156 the current contract year and an additional \$17 billion of 157 capacity for subsequent contract years. If the board makes such 158 a determination, the estimated claims-paying capacity for the 159 particular contract year shall be determined by adding to the 160 \$17 billion limit one-half of the fund's estimated claims-paying 161 capacity in excess of \$34 billion. However, <del>\$15 billion for that</del> 162 contract year adjusted based upon the reported exposure from the prior contract year to reflect the percentage growth in exposure 163 to the fund for covered policies since 2003, provided the dollar 164 165 growth in the limit may not increase in any year by an amount greater than the dollar growth of the balance of the fund as of 166 167 December 31, less any premiums or interest attributable to optional coverage, as defined by rule which occurred over the 168 169 prior calendar year.

170 2. In May and October of the contract year, the board shall 171 publish in the Florida Administrative Weekly a statement of the 172 fund's estimated borrowing capacity, the fund's estimated 173 claims-paying capacity, and the projected balance of the fund as 174 of December 31. After the end of each calendar year, the board

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190 (d)1. For purposes of determining potential liability and 191 to aid in the sound administration of the fund, the contract 192 shall require each insurer to report such insurer's losses from each covered event on an interim basis, as directed by the 193 194 board. The contract shall require the insurer to report to the 195 board no later than December 31 of each year, and quarterly 196 thereafter, its reimbursable losses from covered events for the 197 year. The contract shall require the board to determine and pay, as soon as practicable after receiving these reports of 198 199 reimbursable losses, the initial amount of reimbursement due and 200 adjustments to this amount based on later loss information. The 201 adjustments to reimbursement amounts shall require the board to 202 pay, or the insurer to return, amounts reflecting the most 203 recent calculation of losses.

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204 2. In determining reimbursements pursuant to this 205 subsection, the contract shall provide that the board shall pay 206 to each insurer such insurer's projected payout, which is the 207 amount of reimbursement it is owed, up to an amount equal to the 208 insurer's share of the actual premium paid for that contract 209 year, multiplied by the actual claims-paying capacity available 210 for that contract year.

211 3. The board may reimburse insurers for amounts up to the published factors or multiples for determining each 212 213 participating insurer's retention and projected payout derived as a result of the development of the premium formula in those 214 215 situations in which the total reimbursement of losses to such 216 insurers would not exceed the estimated claims-paying capacity 217 of the fund. Otherwise, the projected payout such factors or 218 multiples shall be reduced uniformly among all insurers to 219 reflect the estimated claims-paying capacity.

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(5) REIMBURSEMENT PREMIUMS.-

221 (b) The State Board of Administration shall select an independent consultant to develop a formula for determining the 222 223 actuarially indicated premium to be paid to the fund. The 224 formula shall specify, for each zip code or other limited 225 geographical area, the amount of premium to be paid by an 226 insurer for each \$1,000 of insured value under covered policies 227 in that zip code or other area. In establishing premiums, the 228 board shall consider the coverage elected under paragraph (4)(b) 229 and any factors that tend to enhance the actuarial 230 sophistication of ratemaking for the fund, including 231 deductibles, type of construction, type of coverage provided, 232 relative concentration of risks, and other such factors deemed

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37-01585A-10 20101460 233 by the board to be appropriate. The formula must provide for a 234 cash build-up factor. For the 2009-2010 contract year, the 235 factor is 5 percent. For the 2010-2011 contract year beginning 236 June 1, 2010, and ending December 31, 2010, the factor is 10 237 percent. For the 2011-2012 2011 contract year, the factor is 15 percent. For the 2012-2013 2012 contract year, the factor is 20 238 239 percent. For the 2013-2014 <del>2013</del> contract year and thereafter, 240 the factor is 25 percent. The formula may provide for a procedure to determine the premiums to be paid by new insurers 241 242 that begin writing covered policies after the beginning of a contract year, taking into consideration when the insurer starts 243 244 writing covered policies, the potential exposure of the insurer, 245 the potential exposure of the fund, the administrative costs to 246 the insurer and to the fund, and any other factors deemed 247 appropriate by the board. The formula must be approved by 248 unanimous vote of the board. The board may, at any time, revise 249 the formula pursuant to the procedure provided in this 250 paragraph.

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(17) TEMPORARY INCREASE IN COVERAGE LIMIT OPTIONS.-

252 (c) Optional coverage.-For the 2009-2010, 2010-2011, 2011-253 2012, 2012-2013, and 2013-2014 contract years year commencing 254 June 1, 2007, and ending May 31, 2008, the contract year 255 commencing June 1, 2008, and ending May 31, 2009, the contract 256 year commencing June 1, 2009, and ending May 31, 2010, the contract year commencing June 1, 2010, and ending December 31, 257 258 2010, the contract year commencing January 1, 2011, and ending 259 December 31, 2011, the contract year commencing January 1, 2012, 260 and ending December 31, 2012, and the contract year commencing January 1, 2013, and ending December 31, 2013, the board shall 261

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37-01585A-10 20101460 262 offer, for each of such years, the optional coverage as provided 263 in this subsection. 264 (d) Additional definitions.-As used in this subsection, the 265 term: 1. "FHCF" means Florida Hurricane Catastrophe Fund. 266 267 2. "FHCF reimbursement premium" means the premium paid by 268 an insurer for its coverage as a mandatory participant in the 269 FHCF, but does not include additional premiums for optional 270 coverages. 271 3. "Payout multiple" means the number or multiple created 272 by dividing the statutorily defined claims-paying capacity as determined in subparagraph (4)(c)1. by the aggregate 273 274 reimbursement premiums paid by all insurers estimated or 275 projected as of calendar year-end. 276 4. "TICL" means the temporary increase in coverage limit. 277 5. "TICL options" means the temporary increase in coverage 278 options created under this subsection. 279 6. "TICL insurer" means an insurer that has opted to obtain coverage under the TICL options addendum in addition to the 280 281 coverage provided to the insurer under its FHCF reimbursement 282 contract. 283 7. "TICL reimbursement premium" means the premium charged 284 by the fund for coverage provided under the TICL option. 285 8. "TICL coverage multiple" means the coverage multiple 286 when multiplied by an insurer's reimbursement premium that 287 defines the temporary increase in coverage limit. 288 9. "TICL coverage" means the coverage for an insurer's 289 losses above the insurer's statutorily determined claims-paying 290 capacity based on the claims-paying limit in subparagraph

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37-01585A-1020101460\_\_\_291(4)(c)1., which an insurer selects as its temporary increase in292coverage from the fund under the TICL options selected. A TICL293insurer's increased coverage limit options shall be calculated294as follows:

295 a. The board shall calculate and report to each TICL insurer the TICL coverage multiples based on 12 options for 296 increasing the insurer's FHCF coverage limit. Each TICL coverage 297 298 multiple shall be calculated by dividing \$1 billion, \$2 billion, 299 \$3 billion, \$4 billion, \$5 billion, \$6 billion, \$7 billion, \$8 billion, \$9 billion, \$10 billion, \$11 billion, or \$12 billion by 300 301 the total estimated aggregate FHCF reimbursement premiums for 302 the 2007-2008 contract year, and the 2008-2009 contract year.

303 b. For the 2009-2010 contract year, the board shall 304 calculate and report to each TICL insurer the TICL coverage 305 multiples based on 10 options for increasing the insurer's FHCF 306 coverage limit. Each TICL coverage multiple shall be calculated 307 by dividing \$1 billion, \$2 billion, \$3 billion, \$4 billion, \$5 308 billion, \$6 billion, \$7 billion, \$8 billion, \$9 billion, and \$10 309 billion by the total estimated aggregate FHCF reimbursement 310 premiums for the 2009-2010 contract year.

c. For the 2010-2011 contract year beginning June 1, 2010, 311 and ending December 31, 2010, the board shall calculate and 312 313 report to each TICL insurer the TICL coverage multiples based on eight options for increasing the insurer's FHCF coverage limit. 314 315 Each TICL coverage multiple shall be calculated by dividing \$1 316 billion, \$2 billion, \$3 billion, \$4 billion, \$5 billion, \$6 317 billion, \$7 billion, and \$8 billion by the total estimated 318 aggregate FHCF reimbursement premiums for the contract year. 319 d. For the 2011-2012 2011 contract year, the board shall

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37-01585A-10 20101460 320 calculate and report to each TICL insurer the TICL coverage 321 multiples based on six options for increasing the insurer's FHCF 322 coverage limit. Each TICL coverage multiple shall be calculated 323 by dividing \$1 billion, \$2 billion, \$3 billion, \$4 billion, \$5 324 billion, and \$6 billion by the total estimated aggregate FHCF 325 reimbursement premiums for the 2011-2012 2011 contract year. 326 e. For the 2012-2013 <del>2012</del> contract year, the board shall 327 calculate and report to each TICL insurer the TICL coverage 328 multiples based on four options for increasing the insurer's 329 FHCF coverage limit. Each TICL coverage multiple shall be 330 calculated by dividing \$1 billion, \$2 billion, \$3 billion, and 331 \$4 billion by the total estimated aggregate FHCF reimbursement 332 premiums for the 2012-2013 2012 contract year. 333 f. For the 2013-2014 <del>2013</del> contract year, the board shall 334 calculate and report to each TICL insurer the TICL coverage 335 multiples based on two options for increasing the insurer's FHCF 336 coverage limit. Each TICL coverage multiple shall be calculated 337 by dividing \$1 billion and \$2 billion by the total estimated 338 aggregate FHCF reimbursement premiums for the 2013-2014 2013 339 contract year.

340 q. The TICL insurer's increased coverage shall be the FHCF 341 reimbursement premium multiplied by the TICL coverage multiple. 342 In order to determine an insurer's total limit of coverage, an 343 insurer shall add its TICL coverage multiple to its payout 344 multiple. The total shall represent a number that, when 345 multiplied by an insurer's FHCF reimbursement premium for a 346 given reimbursement contract year, defines an insurer's total limit of FHCF reimbursement coverage for that reimbursement 347 348 contract year.

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          10. "TICL options addendum" means an addendum to the
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     reimbursement contract reflecting the obligations of the fund
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     and insurers selecting an option to increase an insurer's FHCF
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     coverage limit.
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          (e) TICL options addendum.-
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          1. The TICL options addendum shall provide for
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     reimbursement of TICL insurers for covered events occurring
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     during the 2009-2010, 2010-2011, 2011-2012, 2012-2013, and 2013-
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     2014 contract years between June 1, 2007, and May 31, 2008,
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     between June 1, 2008, and May 31, 2009, between June 1, 2009,
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     and May 31, 2010, between June 1, 2010, and December 31, 2010,
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     between January 1, 2011, and December 31, 2011, between January
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     1, 2012, and December 31, 2012, or between January 1, 2013, and
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     December 31, 2013, in exchange for the TICL reimbursement
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     premium paid into the fund under paragraph (f) based on the TICL
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     coverage available and selected for each respective contract
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     year. Any insurer writing covered policies has the option of
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     selecting an increased limit of coverage under the TICL options
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     addendum and shall select such coverage at the time that it
     executes the FHCF reimbursement contract.
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2. The TICL addendum shall contain a promise by the board to reimburse the TICL insurer for 45 percent, 75 percent, or 90 percent of its losses from each covered event in excess of the insurer's retention, plus 5 percent of the reimbursed losses to cover loss adjustment expenses. The percentage shall be the same as the coverage level selected by the insurer under paragraph (4) (b).

376 3. The TICL addendum shall provide that reimbursement 377 amounts shall not be reduced by reinsurance paid or payable to

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     the insurer from other sources.
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          4. The priorities, schedule, and method of reimbursements
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     under the TICL addendum shall be the same as provided under
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     subsection (4).
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           (f) TICL reimbursement premiums.-Each TICL insurer shall
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     pay to the fund, in the manner and at the time provided in the
     reimbursement contract for payment of reimbursement premiums, a
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     TICL reimbursement premium determined as specified in subsection
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     (5), except that a cash build-up factor does not apply to the
     TICL reimbursement premiums. However, the TICL reimbursement
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     premium shall be increased in the 2009-2010 contract year 2009-
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     \frac{2010}{2010} by a factor of two, in the 2010-2011 contract year
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     beginning June 1, 2010, and ending December 31, 2010, by a
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     factor of three, in the 2011-2012 2011 contract year by a factor
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     of four, in the 2012-2013 <del>2012</del> contract year by a factor of
393
     five, and in the 2013-2014 2013 contract year by a factor of
394
     six.
395
           (q) Effect on claims-paying capacity of the fund.-For the
     2009-2010, 2010-2011, 2011-2012, 2012-2013, and 2013-2014
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     contract years terms commencing June 1, 2007, June 1, 2008, June
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     1, 2009, June 1, 2010, January 1, 2011, January 1, 2012, and
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     January 1, 2013, the program created by this subsection shall
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     increase the claims-paying capacity of the fund as provided in
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     subparagraph (4)(c)1. by an amount not to exceed $12 billion and
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     shall depend on the TICL coverage options available selected for
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     the specified contract year and the number of insurers that
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     select the TICL optional coverage. The additional capacity shall
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     apply only to the additional coverage provided under the TICL
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options and shall not otherwise affect any insurer's

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37-01585A-10 20101460 407 reimbursement from the fund if the insurer chooses not to select 408 the temporary option to increase its limit of coverage under the 409 FHCF. 410 (18) FACILITATION OF INSURERS' PRIVATE CONTRACT 411 NEGOTIATIONS BEFORE THE START OF THE HURRICANE SEASON.-412 (a) In addition to the legislative findings and intent 413 provided elsewhere in this section, the Legislature finds that: 414 1.a. Because a regular session of the Legislature begins 415 approximately 3 months before the start of a contract year and 416 ends approximately 1 month before the start of a contract year, 417 participants in the fund always face the possibility that 418 legislative actions will change the coverage provided or offered 419 by the fund with only a few days or weeks of advance notice. 420 b. The timing issues described in sub-subparagraph a. can 421 create uncertainties and disadvantages for the residential 422 property insurers that are required to participate in the fund 423 when such insurers negotiate for the procurement of private 424 reinsurance or other sources of capital. 425 c. Providing participating insurers with a greater degree 426 of certainty regarding the coverage provided or offered by the 427 fund and more time to negotiate for the procurement of private 428 reinsurance or other sources of capital will enable the 429 residential property insurance market to operate with greater 430 stability. 431 d. Increased stability in the residential property 432 insurance market serves a primary purpose of the fund and 433 benefits Florida consumers by enabling insurers to operate more 434 economically. In years when reinsurance and capital markets are 435 experiencing a capital shortage, the last-minute rush by

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436	insurers only weeks before the start of the hurricane season to
437	procure adequate coverage in order to meet their capital
438	requirements can result in higher costs that are passed on to
439	Florida consumers. However, if more time is available,
440	residential property insurers should experience greater
441	competition for their business with a corresponding beneficial
442	effect for Florida consumers.
443	2. It is the intent of the Legislature to provide insurers
444	with the terms and conditions of the reimbursement contract well
445	in advance of the insurers' need to finalize their procurement
446	of private reinsurance or other sources of capital, and thereby
447	improve insurers' negotiating position with reinsurers and other
448	sources of capital.
449	3. It is also the intent of the Legislature that the board
450	publish the fund's maximum statutory limit of coverage and the
451	fund's total retention early enough that residential property
452	insurers can have the opportunity to better estimate their
453	coverage from the fund.
454	(b) The board shall adopt the reimbursement contract for a
455	particular contract year by February 1 of the immediately
456	preceding contract year. However, the reimbursement contract
457	shall be adopted as soon as possible in advance of the 2010-2011
458	contract year.
459	(c) Insurers writing covered policies shall execute the
460	reimbursement contract by March 1 of the immediately preceding
461	contract year and the contract shall have an effective date as
462	defined in paragraph (2)(o).
463	(d) The board shall publish in the Florida Administrative
464	Weekly the maximum statutory adjusted capacity for the mandatory

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465	coverage for a particular contract year, the maximum statutory
466	coverage for any optional coverage for the particular contract
467	year, and the aggregate fund retention used to calculate
468	individual insurer's retention multiples for the particular
469	contract year no later than January 1 of the immediately
470	preceding contract year.
471	Section 2. This act shall take effect upon becoming a law.