2011

1	A bill to be entitled
2	An act relating to the repeal of obsolete insurance
3	provisions; amending s. 215.5595, F.S.; deleting an
4	obsolete requirement for the State Board of Administration
5	to transfer to the Citizens Property Insurance Corporation
6	certain funds of the Insurance Capital Build-Up Incentive
7	Program; amending s. 627.311, F.S.; deleting an obsolete
8	presuit notice requirement for the Florida Automobile
9	Joint Underwriting Association; amending s. 627.706, F.S.;
10	deleting an obsolete form filing deadline for sinkhole
11	coverage; amending s. 627.7065, F.S.; deleting an obsolete
12	reporting requirement for activities relating to the
13	sinkhole database; repealing s. 627.7077, F.S., relating
14	to a feasibility and cost-benefit study of a Florida
15	Sinkhole Insurance Facility and other matters related to
16	affordability and availability of sinkhole insurance;
17	amending s. 627.712, F.S.; deleting an obsolete effective
18	date for the exclusion of windstorm and contents coverage;
19	providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Subsection (11) of section 215.5595, Florida
24	Statutes, is amended to read:
25	215.5595 Insurance Capital Build-Up Incentive Program
26	(11) On January 15, 2009, the State Board of
27	Administration shall transfer to Citizens Property Insurance
28	Corporation any funds that have not been committed or reserved
I	Page 1 of 5

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

29 for insurers approved to receive such funds under the program, 30 from the funds that were transferred from Citizens Property 31 Insurance Corporation in 2008-2009 for such purposes.

32 Section 2. Paragraph (k) of subsection (3) of section
33 627.311, Florida Statutes, is amended to read:

34 627.311 Joint underwriters and joint reinsurers; public
 35 records and public meetings exemptions.-

The office may, after consultation with insurers 36 (3)37 licensed to write automobile insurance in this state, approve a 38 joint underwriting plan for purposes of equitable apportionment 39 or sharing among insurers of automobile liability insurance and other motor vehicle insurance, as an alternate to the plan 40 required in s. 627.351(1). All insurers authorized to write 41 42 automobile insurance in this state shall subscribe to the plan 43 and participate therein. The plan shall be subject to continuous 44 review by the office which may at any time disapprove the entire plan or any part thereof if it determines that conditions have 45 changed since prior approval and that in view of the purposes of 46 47 the plan changes are warranted. Any disapproval by the office shall be subject to the provisions of chapter 120. The Florida 48 49 Automobile Joint Underwriting Association is created under the 50 plan. The plan and the association:

(k)1. Shall have no liability, and no cause of action of any nature shall arise against any member insurer or its agents or employees, agents or employees of the association, members of the board of governors of the association, the Chief Financial Officer, or the office or its representatives for any action taken by them in the performance of their duties or

Page 2 of 5

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

2011

57 responsibilities under this subsection. Such immunity does not 58 apply to actions for or arising out of breach of any contract or 59 agreement pertaining to insurance, or any willful tort. 60 2. Notwithstanding the requirements of s. 624.155(3)(a), 61 as a condition precedent to bringing an action against the plan 62 under s. 624.155, the department and the plan must have been 63 given 90 days' written notice of the violation. If the 64 department returns a notice for lack of specificity, the 90-day 65 time period shall not begin until a proper notice is filed. This 66 notice must comply with the information requirements of s. 624.155(3)(b). Effective October 1, 2007, this subparagraph 67 68 shall expire unless reenacted by the Legislature prior to that 69 date. 70 Section 3. Subsections (4) and (5) of section 627.706, Florida Statutes, are renumbered as subsections (3) and (4), 71 72 respectively, and present subsection (3) of that section is 73 amended to read: 74 627.706 Sinkhole insurance; catastrophic ground cover 75 collapse; definitions.-(3) On or before June 1, 2007, every insurer authorized to 76 77 transact property insurance in this state shall make a proper 78 filing with the office for the purpose of extending the 79 appropriate forms of property insurance to include coverage for 80 catastrophic ground cover collapse or for sinkhole losses. Coverage for catastrophic ground cover collapse may not go into 81 effect until the effective date provided for in the filing 82 83 approved by the office.

Page 3 of 5

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

2011

84 Section 4. Subsection (6) of section 627.7065, Florida 85 Statutes, is renumbered as subsection (5), and present subsection (5) of that section is amended to read: 86 627.7065 Database of information relating to sinkholes; 87 88 the Department of Financial Services and the Department of 89 Environmental Protection.-90 (5) The Department of Environmental Protection, in 91 consultation with the Department of Financial Services, shall 92 present a report of activities relating to the sinkhole 93 database, including recommendations regarding the database and 94 similar matters, to the Governor, the Speaker of the House of 95 Representatives, the President of the Senate, and the Chief 96 Financial Officer by December 31, 2005. The report may consider 97 the need for the Legislature to create an entity to study the 98 increase in sinkhole activity in the state and other similar 99 issues relating to sinkhole damage, including recommendations 100 and costs for staffing the entity. The report may include other information, as appropriate. 101 102 Section 5. Section 627.7077, Florida Statutes, is 103 repealed. 104 Section 6. Subsection (7) of section 627.712, Florida 105 Statutes, is amended to read: 106 627.712 Residential windstorm coverage required; 107 availability of exclusions for windstorm or contents.-108 (7) This section is effective July 1, 2007, but the office 109 may delay application of this section until a date no later than October 1, 2007, upon approval by the Financial Services 110 111 Commission.

Page 4 of 5

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

2011

FLORIDA HOUSE OF REPRESENTATI	VES
-------------------------------	-----

112

2011

Section 7.	This	act	shall	take	effect	July	1,	2011.
------------	------	-----	-------	------	--------	------	----	-------

Page 5 of 5

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