#### The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT (This document is based on the provisions contained in the legislation as of the latest date listed below.) Prepared By: The Professional Staff of the Committee on Banking and Insurance CS/SB 262 BILL: Banking and Insurance Committee and Senator Smith INTRODUCER: **Delivery of Insurance Policies** SUBJECT: March 23, 2013 DATE: **REVISED**: ANALYST STAFF DIRECTOR REFERENCE ACTION 1. Johnson Burgess BI Fav/CS 2. CM 3. RC 4. 5.

# Please see Section VIII. for Additional Information:

A. COMMITTEE SUBSTITUTE..... X B. AMENDMENTS.....

Statement of Substantial Changes Technical amendments were recommended Amendments were recommended Significant amendments were recommended

#### I. Summary:

6.

CS/SB 262 allows an insurer to transmit a policy electronically for certain types of specified commercial risks. For these specified types of coverage, electronic transmission of a policy constitutes delivery to the insured. The electronic transmission of the policy is required to include notice of the recipient's right to receive the policy by United States mail rather than by electronic transmission. The insurer must provide a paper copy of the policy if the insured communicates to the insurer electronically or in writing that he or she does not agree to delivery by electronic means.

This bill amends the following section of the Florida Statutes: 627.421.

### II. Present Situation:

Section 627.421, F.S., requires every insurance policy<sup>1</sup> to be mailed or delivered to the insured (policyholder) within 60 days after the insurance takes effect. Insurance policies are typically only delivered when the policy is issued and are not delivered each time the policy is renewed.

#### Applicability of Federal and State Law Relating to Electronic Transactions

# **E-SIGN**

The Federal Electronic Signatures in Global and National Commerce Act (E-SIGN) applies to electronic transactions involving interstate commerce.<sup>2</sup> Insurance is specifically included in E-SIGN.<sup>3</sup> E-SIGN provides that a signature, contract, or other record will not be denied legal effect solely because it is in electronic format or because electronic signatures or records were used in its formation. E-Sign explicitly specifies that it does not require any person to agree to use or accept electronic records or signatures, other than a governmental entity.<sup>4</sup> E-SIGN provides that information required by law to be in writing can be made available electronically to a consumer only if:<sup>5</sup>

- The consumer has affirmatively consented to receive the information electronically and has not withdrawn that consent;
- The consumer has been provided a "clear and conspicuous statement":
  - Informing the consumer of any right to receive the record in paper format;
  - Informing the consumer of the right to withdraw the consent;
  - Informing the consumer whether the consent applies only to the particular transaction or identified categories of records;
  - Describing the procedures for the consumer to withdraw consent;
  - Informing the consumer of how a paper copy may be obtained; and
  - Informing the consumer whether a fee will be charged for the paper copy.
- The consumer has been provided a statement of the hardware and software needed to access and retain the electronic records;
- The consumer consents electronically, reasonably demonstrating the ability to access the information; and
- If a change in the hardware or software requirements creates a material risk that the consumer will not be able to access or retain records, the provider of the records must:
  - Provide the consumer with a statement of the revised hardware and software that would be needed; and

<sup>&</sup>lt;sup>1</sup> Section 627.402, F.S., defines policy to include endorsements, riders, and clauses. Reinsurance, wet marine and transportation insurance, title insurance, and credit life or credit disability insurance policies do not have to be mailed or delivered. (see s. 627.401, F.S., which excludes these types of policies from the application of Part II, ch. 627, F.S.) <sup>2</sup> Section 101, Electronic Signatures in Global and National Commerce Act, Pub. L. no. 106-229, 114 Stat 464 (2000). Many of the

provisions of E-SIGN took effective October 1, 2000.

<sup>&</sup>lt;sup>3</sup> 15 USC s. 7001(i).

<sup>&</sup>lt;sup>4</sup> 15 USC s. 7001(b)(2).

<sup>&</sup>lt;sup>5</sup> 15 USC s. 7001(c)(1).

• Provide the consumer with a statement of the right to withdraw consent without the imposition of any fees or other consequence that was not specified in the initial disclosures.

While federal law generally preempts state law, by its own terms E-Sign allows states to be exempt from federal preemption by conforming state legislation to one of two options. First, a state may avoid federal preemption by E-Sign if the state enacts the Uniform Electronic Transaction Act (UETA) as approved by the National Conference of Commissioners on Uniform State Laws in 1999.<sup>6</sup> If, however, the state enactment makes any exception to the scope of UETA, it will be preempted to the extent that the exception is inconsistent with E-Sign.<sup>7</sup> Second, a state may avoid federal preemption by E-Sign if the state enacts legislation that specifies alternative procedures for the use and determination of legal validity of electronic transactions that: (1) are consistent with E-Sign; (2) do not give greater legal status to specific types of technologies or security measures; and (3) specifically references E-Sign in the state statute.<sup>8</sup>

# **FUETA**

In 2000, Florida adopted the substantive provisions of UETA, with minor differences.<sup>9</sup> Section 668.50, F.S., is Florida's Uniform Electronic Transaction Act (FUETA). Section 668.50, imposes numerous provisions on the use of electronic records and signatures relating to a transaction, including:

- Section 668.50(5)(a), F.S., provides that FUETA does not require a record to be sent, communicated, received, or used by electronic means.
- Section 668.50(5)(b), F.S., provides that FUETA applies only to transactions between parties each of which has agreed to conduct transactions by electronic means. Whether the parties have agreed to conduct the transaction by electronic means is determined from the context, the surrounding circumstances, and the parties' conduct.
- Section 668.50(8)(a), F.S., provides that if parties have agreed to conduct a transaction electronically and a provision of law requires the delivery of information in writing, that requirement is satisfied by an electronic transmission.
- Section 668.50(8)(b), F.S., provides that if another provision of law requires a record to be sent by a specified manner, the sub-subsection specifies a number of statutory requirements that apply to the transaction.

http://archive.flsenate.gov/session/index.cfm?BI\_Mode=ViewBillInfo&Mode=Bills&ElementID=JumpToBox&SubMenu=1 &Year=2000&billnum=1334 (last viewed March 17, 2013) indicating on page 10 that "the bill is identical to the act recommended by the National Commissioners for Uniform State Laws except for provisions that were added to conform to Florida law and provisions added to subsection (11) requiring a first time notary to complete certain training requirements." Although Florida's adoption of the UETA has been amended five times since adoption in 2000, none of the amendments were substantive.

<sup>&</sup>lt;sup>6</sup> 15 USC 7002(a)(1).

<sup>&</sup>lt;sup>7</sup> Id.

<sup>&</sup>lt;sup>8</sup> 15 USC s. 7002(a)(2).

<sup>&</sup>lt;sup>9</sup> http://www.uniformlaws.org/Act.aspx?title=Electronic Transactions Act (last viewed March 15, 2013), http://www.ncsl.org/issuesresearch/telecom/uniform-electronic-transactions-acts.aspx (last viewed March 17, 2013), and Final Staff Analysis for CS/CS/SB 1334 prepared by the House of Representatives Committee on Utilities & Communications, available at

### III. Effect of Proposed Changes:

**Section 1** amends. s. 627.421, F.S., to allow an insurer to transmit a policy electronically for certain types of specified commercial risks. Electronic transmission of a policy constitutes delivery to the insured or to the person entitled to delivery for the following types of coverage.

- Workers' compensation and employers' liability;
- Commercial automobile liability;
- Commercial automobile physical damage;
- Commercial lines residential property;
- Commercial nonresidential property;
- Farm owners insurance; and
- The types of commercial lines risks that are not subject to the rating requirements of s. 627.062(a) and (f), F.S.

The electronic transmission of the policy is required to include notice of the recipient's right to receive the policy by United States mail rather than by electronic transmission. The insurer must provide a paper copy of the policy if the insured communicates to the insurer electronically or in writing that he or she does not agree to delivery by electronic means.

Section 2 provides that the act takes effect upon becoming a law.

### IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

# V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

#### B. Private Sector Impact:

The bill would provide the specified commercial policyholders the delivery of insurance policies through electronic means.

The bill will result in an indeterminate reduction in the administrative costs of insurers associated with printing and mailing by allowing the electronic transmission of policies.

C. Government Sector Impact:

None.

#### VI. Technical Deficiencies:

None.

#### VII. Related Issues:

Under E-SIGN, the consumer must affirmatively consent to receive information electronically before that transaction can be recognized as valid. The provisions of E-SIGN allow states to be exempt from federal preemption by conforming state legislation to the Uniform Electronic Transaction Act (UETA) as approved by the National Conference of Commissioners on Uniform State Laws in 1999. If, however, the state enactment makes any exception to the scope of UETA, the state law will be preempted to the extent that the exception is inconsistent with E-Sign.

Florida adopted UETA through s. 668.50, F.S. Section 668.50(5)(b), F.S., provides that information that must be delivered in writing to another person can be satisfied by delivering the information electronically if the parties have agreed to conduct the transaction by electronic means. Whether the parties have agreed to conduct the transaction by electronic means is determined from the context and the parties' conduct. Section 668.50(8)(b), F.S., provides that if another provision of law requires a record to be sent by a specified manner, the record can be sent electronically if meets a number of statutory requirements specified in that subsection.

Section 668.50(8)(b), F.S., does not specify that the parties must agree to conduct the transaction electronically. If it is interpreted that a transaction to which s. 668.50(8)(b), F.S., applies does not require the provisions of s. 668.50, (5)(b), F.S., to be met, then these transactions do not require that the parties must agree to conduct the transaction electronically. If it is interpreted that a transaction to which s. 668.50(8)(b), F.S., applies simply specifies additional requirements for these specific types of transactions and the remaining general requirements of s. 668.50, F.S., also apply, then these transactions require that the parties must agree to conduct the transaction electronically. If the parties' agreement is required, the context, the surrounding circumstances, and the parties' conduct determine whether the parties will be considered to have agreed to conduct the transaction by electronic means

Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

#### CS by Banking and Insurance on April 2, 2013

The CS allows an insurer to transmit a policy electronically for certain types of specified commercial risks. The CS provides that electronic transmission of a policy constitutes

delivery to the insured or to the person entitled to delivery for the following types of coverage:

- Workers' compensation and employers' liability;
- Commercial automobile liability;
- Commercial automobile physical damage;
- Commercial lines residential property;
- Commercial nonresidential property;
- Farm owners insurance; and
- The types of commercial lines risks that are not subject to the rating requirements of s. 627.062(a) and (f), F.S.
- B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.