2014

1	A bill to be entitled
2	An act relating to warranty associations; amending ss.
3	634.121 and 634.312, F.S.; authorizing electronic
4	transmission of service agreements and home
5	warranties; providing requirements for electronic
6	transmission; providing notice requirements; amending
7	s. 634.406, F.S.; revising criteria authorizing
8	premiums of certain service warranty associations to
9	exceed their specified net assets limitations;
10	revising requirements relating to contractual
11	liability policies that insure warranty associations;
12	amending s. 634.414, F.S.; providing requirements for
13	the delivery of service warranty contracts; providing
14	notice requirements; 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. Subsection (6) of section 634.121, Florida
19	Statutes, is amended to read:
20	634.121 Forms, required procedures, provisions
21	(6) Each service agreement, which includes a copy of the
22	application form, must be mailed <u>,</u> or delivered <u>, or</u>
23	electronically transmitted to the agreement holder within 45
24	days after the date of purchase. Electronic transmission of a
25	service agreement constitutes delivery to the agreement holder.
26	The electronic transmission must notify the agreement holder of
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27	his or her right to receive the service agreement via United
28	States mail rather than electronic transmission. If the
29	agreement holder communicates to the service agreement company
30	electronically or in writing that he or she does not agree to
31	receipt by electronic transmission, a paper copy of the service
32	agreement shall be provided to the agreement holder.
33	Section 2. Subsection (2) of section 634.312, Florida
34	Statutes, is amended to read:
35	634.312 Forms; required provisions and procedures
36	(2) Subject to the insurer's or home warranty
37	association's requirement as to payment of premium, every home
38	warranty <u>must</u> shall be mailed, or delivered, or electronically
39	transmitted to the warranty holder within not later than 45 days
40	after the effectuation of coverage, and the application is part
41	of the warranty contract document. Electronic transmission of a
42	home warranty constitutes delivery to the warranty holder. The
43	electronic transmission must notify the warranty holder of his
44	or her right to receive the home warranty via United States mail
45	rather than electronic transmission. If the warranty holder
46	communicates to the home warranty association electronically or
47	in writing that he or she does not agree to receipt by
48	electronic transmission, a paper copy of the home warranty shall
49	be provided to the warranty holder.
50	Section 3. Subsections (6) and (7) of section 634.406,
51	Florida Statutes, are amended to read:
52	634.406 Financial requirements
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53 (6) An association that which holds a license under this part and which does not hold any other license under this 54 55 chapter may allow its premiums for service warranties written 56 under this part to exceed the ratio to net assets limitations of 57 this section if the association meets all of the following: 58 Maintains net assets of at least \$750,000. (a) 59 Uses Utilizes a contractual liability insurance policy (b) 60 approved by the office that: which Reimburses the service warranty association for 61 1. 100 percent of its claims liability and is issued by an insurer 62 that maintains a policyholder surplus of at least \$100 million; 63 64 or Complies with subsection (3) and is issued by an 65 2. 66 insurer that maintains a policyholder surplus of at least \$200 67 million. The insurer issuing the contractual liability 68 (C) 69 insurance policy: 70 1. Maintains a policyholder surplus of at least \$100 million. 71 1.2. Is rated "A" or higher by A.M. Best Company or an 72 equivalent rating by another national rating service acceptable 73 74 to the office. 75 3. Is in no way affiliated with the warranty association. 76 2.4. In conjunction with the warranty association's filing 77 of the quarterly and annual reports, provides, on a form 78 prescribed by the commission, a statement certifying the gross Page 3 of 6

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79 written premiums in force reported by the warranty association 80 and a statement that all of the warranty association's gross written premium in force is covered under the contractual 81 82 liability policy, regardless of whether or not it has been reported. 83 84 (7) A contractual liability policy must insure 100 percent 85 of an association's claims exposure under all of the 86 association's service warranty contracts, wherever written, 87 unless all of the following are satisfied: (a) The contractual liability policy contains a clause 88 89 that specifically names the service warranty contract holders as sole beneficiaries of the contractual liability policy and 90 91 claims are paid directly to the person making a claim under the 92 contract; 93 (b) The contractual liability policy meets all other requirements of this part, including subsection (3) of this 94 95 section, which are not inconsistent with this subsection; (c) The association has been in existence for at least 5 96 97 years or the association is a wholly owned subsidiary of a corporation that has been in existence and has been licensed as 98 99 a service warranty association in the state for at least 5 100 years, and: 101 1. Is listed and traded on a recognized stock exchange; is 102 listed in NASDAQ (National Association of Security Dealers 103 Automated Quotation system) and publicly traded in the over-the-104 counter securities market; is required to file either of Form Page 4 of 6

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105 10-K, Form 100, or Form 20-G with the United States Securities 106 and Exchange Commission; or has American Depository Receipts 107 listed on a recognized stock exchange and publicly traded or is 108 the wholly owned subsidiary of a corporation that is listed and 109 traded on a recognized stock exchange; is listed in NASDAQ 110 (National Association of Security Dealers Automated Quotation 111 system) and publicly traded in the over-the-counter securities 112 market; is required to file Form 10-K, Form 100, or Form 20-G 113 with the United States Securities and Exchange Commission; or 114 has American Depository Receipts listed on a recognized stock exchange and is publicly traded; 115 2. Maintains outstanding debt obligations, if any, rated 116 117 in the top four rating categories by a recognized rating 118 service; 119 3. Has and maintains at all times a minimum net worth of 120 not less than \$10 million as evidenced by audited financial 121 statements prepared by an independent certified public 122 accountant in accordance with generally accepted accounting 123 principles and submitted to the office annually; and 124 4. Is authorized to do business in this state; and (d) The insurer issuing the contractual liability policy: 125 126 1. Maintains and has maintained for the preceding 5 years, policyholder surplus of at least \$100 million and is rated "A" 127 128 or higher by A.M. Best Company or has an equivalent rating by 129 another rating company acceptable to the office; 130 2. Holds a certificate of authority to do business in this Page 5 of 6

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131 state and is approved to write this type of coverage; and 132 3. Acknowledges to the office quarterly that it insures 133 all of the association's claims exposure under contracts 134 delivered in this state. 135 136 If all the preceding conditions are satisfied, then the scope of 137 coverage under a contractual liability policy shall not be 138 required to exceed an association's claims exposure under 139 service warranty contracts delivered in this state. Section 4. Subsection (4) is added to section 634.414, 140 Florida Statutes, to read: 141 142 634.414 Forms; required provisions.-143 (4) Each service warranty contract must be mailed, 144 delivered, or electronically transmitted to the warranty holder 145 within 45 days after the date of purchase. Electronic 146 transmission of a service warranty contract constitutes delivery 147 to the warranty holder. The electronic transmission must notify the warranty holder of his or her right to receive the contract 148 149 via United States mail rather than electronic transmission. If 150 the warranty holder communicates to the service warranty company 151 electronically or in writing that he or she does not agree to receipt by electronic transmission, a paper copy of the contract 152 153 shall be provided to the warranty holder. 154 Section 5. This act shall take effect July 1, 2014.

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