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2016828er An act relating to insurance guaranty association assessments; amending s. 631.914, F.S.; requiring the Office of Insurance Regulation to levy assessments for certain purposes; revising and providing requirements for the levy of assessments; requiring insurers and self-insurance funds to report certain premiums; requiring insurers to collect policy surcharges and pay assessments to the association; revising requirements for reporting premium for assessment calculations; revising and providing requirements and limitations for remittance of assessments to the association; providing an effective date. Be It Enacted by the Legislature of the State of Florida: Section 1. Section 631.914, Florida Statutes, is amended to read: 631.914 Assessments.-(1) (a) To the extent necessary to secure the funds for the payment of covered claims, and also to pay the reasonable costs to administer the same, the Office of Insurance Regulation department, upon certification by the board, shall levy assessments on each insurer initially estimated in the proportion that the insurer's net direct written premiums in this state bears to the total of said net direct written premiums received in this state by all such workers' compensation insurers for the preceding calendar year. Assessments levied against insurers and self-insurance funds

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30 pursuant to this paragraph must be computed and levied on the 31 basis of the full policy premium value on the net direct written 32 premium amount as set forth in the state for workers' 33 compensation insurance without consideration of any applicable 34 discount or credit for deductibles. Insurers and self-insurance 35 funds must report premiums in compliance with this paragraph. 36 Assessments shall be remitted to and administered by the board 37 of directors in the manner specified by the approved plan of operation and paragraph (d). The board shall give each insurer 38 39 so assessed at least 30 days' written notice of the date the assessment is due and payable. Each assessment shall be a 40 41 uniform percentage applicable to the net direct written premiums 42 of each insurer writing workers' compensation insurance. 43 1. Beginning July 1, 1997, Assessments levied against 44 insurers and, other than self-insurance funds, shall not exceed 45 in any calendar year more than 2 percent of that insurer's net 46 direct written premiums in this state for workers' compensation

47 insurance during the calendar year next preceding the date of
48 such assessments.

49 (b) Member insurers shall collect surcharges at a uniform 50 percentage rate on new and renewal policies issued and effective 51 during the period of 12 months beginning on January 1, April 1, 52 July 1, or October 1, whichever is the first day of the 53 following calendar quarter as specified in an order issued by the office directing insurers to pay an assessment to the 54 55 association. The surcharge may not begin until 90 days after the 56 board of directors certifies the assessment.

57 2. Beginning July 1, 1997, assessments levied against self 58 insurance funds shall not exceed in any calendar year more than

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59	1.50 percent of that self-insurance fund's net direct written
60	premiums in this state for workers' compensation insurance
61	during the calendar year next preceding the date of such
62	assessments.
63	3. Beginning July 1, 2003, assessments levied against
64	insurers and self-insurance funds pursuant to this paragraph are
65	computed and levied on the basis of the full policy premium
66	value on the net direct premiums written in the state for
67	workers' compensation insurance during the calendar year next
68	preceding the date of the assessment without taking into account
69	any applicable discount or credit for deductibles. Insurers and
70	self-insurance funds must report premiums in compliance with
71	this subparagraph.
72	(b) Assessments shall be included as an appropriate factor
73	in the making of rates.
74	(c) <del>1. Effective July 1, 1999,</del> If assessments otherwise
75	authorized in paragraph (a) are insufficient to make all
76	payments on reimbursements then owing to claimants in a calendar
77	year, then upon certification by the board, the office
78	department shall levy additional assessments of up to 1.5
79	percent of the insurer's net direct written premiums in this
80	state during the calendar year next preceding the date of such
81	assessments against insurers to secure the necessary funds.
82	(d) The association may use an installment method to
83	require the insurer to remit the assessment as premium is
84	written or may require the insurer to remit the assessment to
85	the association before collecting the policyholder surcharge. If
86	the assessment is remitted before the surcharge is collected,
87	the assessment remitted must be based on an estimate of the

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88	assessment due based on the proportion of each insurer's net
89	direct written premium in this state for the preceding calendar
90	year as described in paragraph (a) and adjusted following the
91	end of the 12-month period during which the assessment is
92	levied.
93	1. If the association elects to use the installment method,
94	the office may, in the order levying the assessment on insurers,
95	specify that the assessment is due and payable quarterly as
96	premium is written throughout the assessment year. Insurers
97	shall collect surcharges at a uniform percentage rate specified
98	by order as described in paragraph (b). Insurers are not
99	required to advance funds if the association and the office
100	elect to use the installment option. Assessments levied under
101	this subparagraph are paid after policy surcharges are
102	collected, and the recognition of assets is based on actual
103	premium written offset by the obligation to the association.
104	2. If the association elects to require insurers to remit
105	the assessment before surcharging the policyholder, the
106	following shall apply:
107	a. The levy order shall provide each insurer so assessed at
108	least 30 days written notice of the date the initial assessment
109	payment is due and payable by the insurer.
110	b. Insurers shall collect surcharges at a uniform
111	percentage rate specified by the order, as described in
112	paragraph (b).
113	c. Assessments levied under this subparagraph are paid
114	before policy surcharges are billed and result in a receivable
115	for policy surcharges to be billed in the future. The amount of
116	billed surcharges, to the extent it is likely that it will be

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2016828er 117 realized, meets the definition of an admissible asset as 118 specified in the National Association of Insurance 119 Commissioners' Statement of Statutory Accounting Principles No. 120 4. The asset shall be established and recorded separately from 121 the liability. If an insurer is unable to fully recoup the amount of the assessment, the amount recorded as an asset shall 122 123 be reduced to the amount reasonably expected to be recouped. 124 3. Insurers must submit a reconciliation report to the 125 association within 120 days after the end of the 12-month 126 assessment period and annually thereafter for a period of three 127 years. The report must indicate the amount of the initial 128 payment or installment payments made to the association and the 129 amount of written premium pursuant to paragraph (a) for the 130 assessment year. If the insurer's reconciled assessment 131 obligation is more than the amount paid to the association, the 132 insurer shall pay the excess surcharges collected to the 133 association. If the insurer's reconciled assessment obligation 134 is less than the initial amount paid to the association, the 135 association shall return the overpayment to the insurer. (2) Assessments levied under this section are not premium 136 137 and are not subject to any premium tax, fees, or commissions. 138 Insurers shall treat the failure of an insured to pay 139 assessment-related surcharges as a failure to pay premium. An 140 insurer is not liable for any uncollectible assessment-related 141 surcharges. (3) Assessments levied under this section may be levied 142 143 only upon insurers. This section does not create a cause of 144 action by a policyholder with respect to the levying of an 145 assessment or a policyholder's duty to pay assessment-related

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146 surcharges. 147 2. To assure that insurers paying assessments levied under 148 this paragraph continue to charge rates that are neither 149 inadequate nor excessive, each insurer that is to be assessed 150 pursuant to this paragraph, or a licensed rating organization to 151 which the insurer subscribes, may make, within 90 days after being notified of such assessments, a rate filing for workers' 152 153 compensation coverage pursuant to ss. 627.072 and 627.091. If 154 the filing reflects a percentage rate change equal to the 155 difference between the rate of such assessment and the rate of 156 the previous year's assessment under this paragraph, the filing 157 shall consist of a certification so stating and shall be deemed 158 approved when made. Any rate change of a different percentage 159 shall be subject to the standards and procedures of ss. 627.072 160 and 627.091.

161 <u>(4) (2)</u> (a) The board may exempt any insurer from an 162 assessment if, in the opinion of the <u>office</u> <del>department</del>, an 163 assessment would result in such insurer's financial statement 164 reflecting an amount of capital or surplus less than the minimum 165 amount required by any jurisdiction in which the insurer is 166 authorized to transact insurance.

(b) The board may temporarily defer, in whole or in part, 167 assessments against an insurer if, in the opinion of the office 168 169 department, payment of the assessment would endanger the ability 170 of the insurer to fulfill its contractual obligations. In the case of a self-insurance fund, the trustees of the fund 171 172 determined to be endangered must immediately levy an assessment upon the members of that self-insurance fund in an amount 173 174 sufficient to pay the assessments to the corporation.

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175	(c) The board may allow an insurer to pay an assessment on	
176	a quarterly basis.	
177	Section 2. This act shall take effect July 1, 2016.	