Representative Campbell offered the following:

Amendment (with title amendment)

Between lines 608 and 609, insert:

(c) The office shall, upon request, disclose to a member of the Legislature all information and supporting documentation in its possession, regardless of whether the information or supporting documentation is a trade secret. The member must retain the confidential nature of the information and documentation and may use the information and documentation only for informational purposes in connection with the member's official legislative duties.
Section 8. Paragraph (h) is added to subsection (1) of section 627.411, Florida Statutes, to read:

627.411  Grounds for disapproval.—
(1)  The office shall disapprove any form filed under s. 627.410, or withdraw any previous approval thereof, only if the form:

   (h)  Contains provisions that mandates arbitration of claims in lieu of litigation.

T I T L E  A M E N D M E N T
Remove lines 2-73 and insert:
An act relating to insurance; creating s. 215.5551, F.S.; creating the Reinsurance to Assist Policyholders program to be administered by the State Board of Administration; defining terms; requiring certain property insurers to obtain coverage under the program; requiring the board to provide reimbursement to property insurers under the program; requiring the board and property insurers to enter into contracts to provide certain insurance reimbursement; providing requirements for the contracts; providing construction; providing calculations for specified amounts of losses to determine reimbursement under the program; authorizing the board to inspect, examine,
and verify insurer records; providing insurer eligibility qualifications for the program; requiring certain insurers to notify the board under a specified circumstance; providing for deferral of coverage under the program; prohibiting premiums from being charged for participation in the program; providing that the program does not affect the claims-paying capacity of the Florida Hurricane Catastrophe Fund; requiring the program to pay reimbursements directly to the applicable state guaranty fund in the event of insolvency; specifying requirements for the Florida Hurricane Catastrophe Fund if an insurer or the Citizens Property Insurance Corporation accept assignments of unsound insurers; providing that certain violations are violations of the insurance code; authorizing the board to enforce certain requirements; authorizing the board to adopt nonemergency rules and emergency rules; providing legislative findings; specifying conditions and limitations for any emergency rules adopted; providing legislative intent; requiring the board to submit a written notice within a certain timeframe to the Executive Office of the Governor relating to the program funds, under certain circumstances; providing
a requirement for the notice and subsequent requests;
requiring the Executive Office of the Governor to
instruct the Chief Financial Officer to draw a warrant
for a transfer to the board for the program under
certain circumstances and to provide notification to
specified persons within a certain timeframe;
prohibiting cumulative transfers from exceeding a
specified amount; providing reporting requirements;
providing for expiration and transfer of unencumbered
funds; requiring certain property insurers to reduce
rates to reflect certain cost savings through rate
filings by a specified date; prohibiting such insurers
from making other rate changes; requiring the Office
of Insurance Regulation to expedite the review of
certain filings; amending s. 215.5586, F.S.; revising
homeowner eligibility criteria for mitigation grants;
specifying matching requirements for grants; revising
reporting requirements; providing an appropriation;
requiring the Department of Financial Services to
submit budget amendments; specifying requirements for
budget amendments; providing for reversion and
appropriation of any unexpended balance; authorizing
the Department of Financial Services to adopt
emergency rules; providing legislative findings;
providing that such rules remain in effect until
replaced by rules adopted using nonemergency
rulemaking procedures; providing for expiration;
amending s. 489.147, F.S.; revising the definition of
the term "prohibited advertisement"; creating s.
624.1551, F.S.; requiring claimants to establish that
property insurers have breached the insurance contract
to prevail in certain claims for damages; amending s.
624.307, F.S.; requiring the office to publish certain
information on its website; requiring the office to
disclose all information and supporting documentation
to members of the Legislature; requiring such members
to retain the confidential nature of the information
and documentation; authorizing its use for specified
purposes; amending s. 627.411, F.S.; providing
additional grounds for disapproval or withdrawal of
approval of certain insurance policies, annuity
contract forms, or certificates; amending s. 624.313,
F.S.;