Comm: RS
04/21/2014

|  | LEGISLATIVE ACTION |  |
| :---: | :---: | :---: |
| Senate | House |  |
| Comm: RS $04 / 21 / 2014$ | $\cdot$ |  |
|  | $\cdot$ |  |

The Committee on Rules (Richter) recommended the following:

Senate Amendment (with title amendment)

Delete lines 16 - 27
and insert:
(2) A retrospective rating plan may contain a provision that allows for negotiation of a premium between the employer and the insurer for employers having exposure in more than one state and an estimated annual standard premium in this state of $\$ 100,000$ or more for workers' compensation and an estimated annual countrywide standard premium of $\$ 750,000$ or more for workers' compensation. Only insurers having at least \$500
million in surplus as to policyholders may engage in the negotiation of premiums with eligible employers.

Section 2. If this act and CS/CS/HB 565, 1st Eng., 2014 Regular Session, or similar legislation, are adopted in the same legislative session or an extension thereof and become law and the respective provisions of such acts adding a new subsection (2) to s. 627.072, Florida Statutes, differ, it is the intent of the Legislature that the amendments to s. 627.072, Florida Statutes, in this act shall control over the language in CS/CS/HB 565, 1st Eng., or similar legislation, regardless of the order in which the legislation is enacted.
$=================\mathrm{T}$ I T E A M E N D M E N T ================= And the title is amended as follows: Delete line 5
and insert:

```
    certain conditions; providing legislative intent
    regarding the effect of other legislation; amending s.
    627.281, F.S.;
```

Page 2 of 2

