By Senator Hukill

	14-00042-18 201862	
1	A bill to be entitled	
2	An act relating to the assignment of property	
3	insurance benefits; creating s. 627.7152, F.S.;	
4	defining the term "assignment agreement"; prohibiting	
5	certain awards of attorney fees to certain persons or	
6	entities in suits based on claims arising under	
7	property insurance policies; providing that an	
8	assignment agreement is not valid unless specified	
9	requirements are met; prohibiting certain provisions	
10	in an assignment agreement; specifying requirements	
11	for an assignee or transferee; requiring an assignee	
12	to meet certain requirements as a condition precedent	
13	to filing suit under a policy; providing construction;	
14	providing applicability; providing an effective date.	
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may not be awarded under s. 626.9373 or s. 627.428 in favor of any person or entity seeking relief against the insurer pursuant to an assignment agreement.

- (3) An assignment agreement is not valid unless it meets all of the following requirements:
- (a) The assignment agreement is in writing and is executed by all named insureds;
- (b) The assignment agreement contains a provision that permits all named insureds to rescind the assignment agreement without any penalty or rescission or cancellation fee within 7 business days after the date the assignment agreement is executed by all named insureds;
- (c) The assignment agreement contains a provision requiring the assignee or transferee to provide a copy of the executed assignment agreement to the insurer no later than 3 business days after the assignment agreement is executed by any named insured; and
- (d) The assignment agreement contains a written, itemized, per-unit cost estimate of the work to be performed by the assignee or transferee.
- (4) The following provisions may not be included in an assignment agreement and are deemed to be invalid and unenforceable against the property insurer or named insureds:
- (a) A penalty or fee for rescission of the assignment agreement pursuant to subsection (3);
 - (b) A check or mortgage processing fee;
- (c) A penalty or fee for cancellation of the assignment agreement pursuant to subsection (3); or
 - (d) An administrative fee.

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(5) As to claims arising under an assignment agreement, the failure to comply with any provision of this subsection creates a presumption that the insurer is prejudiced by such failure to comply and shifts the burden in any proceeding or suit to the party seeking benefits, rights, or proceeds from the insurer to demonstrate that the insurer was not prejudiced. The assignee or transferee must do all of the following:

- (a) Maintain records of all services provided under the assignment agreement;
- (b) Cooperate with the insurer in the investigation of a claim;
- (c) Provide the insurer with any and all records and documents requested related to services provided and permit the insurer to make copies;
- (d) Deliver a copy of the executed assignment agreement to the insurer no later than 3 business days after the assignment agreement is executed by all named insureds; and
- (e) Concurrently with any request for payment of benefits under the insurance policy, provide the insurer with a written, itemized, per-unit cost statement of services actually performed pursuant to the assignment agreement.
- (6) As to claims arising under an assignment agreement, an assignee must, as a condition precedent to filing a suit under the policy:
- (a) If required by the insurer, submit to examinations under oath and recorded statements conducted by the insurer or the insurer's representative which are limited to matters related to the services provided, the costs of services, and the assignment or transfer; and

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L17	as it relates to a property insurance claim; or
L18	(c) Liability coverage under a property insurance policy.
L19	(11) This section applies to assignment agreements that are
L20	executed after July 1, 2018.
L21	Section 2. This act shall take effect July 1, 2018.